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wher recording, return to the Carlos Carlos

# <u>い。</u> 例で、*みま4*40 DEED OF TRUST

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ł,	ν	וסי	<u>۲</u>	<u>n9</u>	$\overline{\boldsymbol{v}}$		ay	C_	• • • • •		<u>96</u>	Ξ.
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1028

LINE OF CREDIT MORTGAGE

		149	Date:	05/73/90	
	A Parsons aka	an a		U- 00 D- 0	
irantor(s):	Anne Armantrout		Address:	Hc 33 Box 8 Beatty OR 9762	H
Stauen C	なわし かねまかが 乳面 しかしん おんごう かんしょう		19 59462 100	Hc 33 Box 8	•
orrower(s):			Address:	Beatty OR 9752	21
eneficiary/("Lender"): U.S.	National Bank	of Oregon	Address:	P 0 Box 1107	
1、原用的复数的复数形式 自己的复数形式	요즘 맛있는 것 않는 것 같아요. 같은 것	na taking prakasi	us plent rome	Shedford OR 975	501
rustee: U.S. Bank	of Washington,	the larest of Franklin	Address:	PO Box 3347	
National A	ssociation	۲۰۳ و دیکر در این با و و و بر به و این ۱۳۳ و و و کر و و <u>است که مواد که این و مو</u>	ned as the rest	Portland Or 9	/208
una training and					
1. GRANT OF DEED OF JRU	ST. By signing below as 3371	Grantor, I irrevocal		i, sell and convey to Truste KLAHATH	e, in trust, with power of sale,
the following property, Tax A SEE, AT FACHED	CCOUNT NUMBER 5571	<u>73</u> <u>NN</u>	, located in	VALICENSING SCHOOL SCHOOL	County, State of Oregon:
				andre an Andre andre andr Andre andre and	
		가 있는 것은 것은 것을 가 있었다. 같은 것은 것은 것은 것은 것은 것을	Balava ma	K K K K K K K K K K K K K K K K K K K	
		ాహారాలు చెలుగుగాను చెత్తు.			
ana na ang ang ang ang ang ang ang ang a			na ang ang ang ang ang ang ang ang ang a	an an an Anna a Anna an Anna an	and the second second second
and all buildings and other leases and rents from the in this Deed of Trust. 2. DEBT SECURED. This I	property as additional sec	urity for the debt de	escribed below. I	agree that I will be legally	ender any existing and future bound by all the terms stated
					including any on appeal), and
other amounts owing und	er a note ("Note") with a	original principal	amount of \$	18,091.36	. dated
May 23	90, signed by Pa	tricia A Pa	rsons and	<u>Steven G Parsons</u>	(Borrower) and payable
to Lender, on which the la	ist payment is due	lune 3	, X <u>X, 20</u> 05	Anderse Schuber and Mithematical Conference on the Schuber and	
n na serie and and and and an	er 1. 15. hour, claimage so	of etter guals. A	¢uµπ.		
Sectoral Chemical 10	engi sel remende bind delab	ในแม่สุดอณี่มีอากก		SEEN CON	철권 철학 집에 있는 것
and under any extensions a	and renewals of any length	. The words "LINE C	OF CREDIT MOR	TGAGE" do not apply to thi	s Deed of Trust if this paragrap
2.a. is checked, unless pa					
b. The payment of	all amounts that are pay			(Nam	e of Agreement)
dated	<ul> <li>A Contract of Contract Contract</li> </ul>	i bearst Abrice 11. 11.	1 - 49 <b>6</b> 94812 O.E.Y. •	**************************************	
pursuant to the Credit Agr which is the date on whic Deed of Trust secures the ment, the payment of all	eement is \$	The Credit Ag alance owing under it Agreement, the p s, late charges, me	the Credit Agree ayment of all loa mbership fees, a	rm of years, ement, if not sooner paid, ns payable to Lender at ar ttorneys' fees (including a	s due and payable in full. Thi y time under the Credit Agree ny on appeal), collection cost
X c This Deed of True	at also secures the payments and the performance	ent of all other sum of any covenants a	s, with interest th and agreements	nereon, advanced under th under this Deed of Trust. 1	and renewals of any length. his Deed of Trust to protect th his Deed of Trust also secure
The interest rate, payment	terms and balance due un	der the Note and un	der the Credit Agr	eement may be indexed, a	ljusted, renewed or renegotiate lote and Credit Agreement.
3. INSURANCE, LIENS, AN	D UPKEEP. Ob State		you exerci	se the option to accelerat	e I know that you may use an
3.1. I will keep the proper with fire and theft in located in any area	tti illi uddi rega, dai 1971 b	acceptable to you if the property is I be designated a	law, I know provision ( the proper	v that you may exercise yo each time all or any part o ty, is sold or transferred, w	s Deed of Trust and applicabl ur rights under this due-on-sal f the property, or an interest i nether or not you exercised you sfers.
STATE	ARM	ter an	5. PROTECT	ING YOUR INTEREST. IN	vill do anything that may now o
	entenz ar ben to Balanti		later be ne	ecessary to perfect and pr	eserve this Deed of Trust, and
	will be enough to pay the cured by this Deed of True		will pay al	I recording fees and othe	fees and costs involved.
	cured by this beed of the perty, whichever is le		and the second	. It will be a default:	
"co-insurance" or s	milar provision in the poli	cy. The insurance	6.1 If you	don't receive any payment	on the debt secured by this De
policies will have yo	ur standard loss payable	endorsement. No			
one but you has a n following "Permitte	nortgage or lien on the product Lien(s)'':	эрепу, ехсерт ше	6.2 <sup>1</sup> If I fa	il to keep any agreement or	breach any warranties, represe
1. C. N.	. TD DTD 11/77		tation Is a c	is or covenants i nave mai lefault under any security s	te in this Deed of Trust, or the greement, trust deed, mortgag
\$35,000	and the second		Coor of	her security document th	at secures any part of the de
in the second	any debts that might bec	ome a lien on the	SOCU	red by this Deed of Trust	ेत्र उस राखनारायां आव गय
property, and will ke	ep it free of trust deeds, ma	ortgages and liens,			I become insolvent or bankrup
other than yours ar	d the Permitted Liens ju	st described.	6.4 lf l h	ave given you a false finan	cial statement, or if I haven't to I situation, about the security,
	roperty in good condition,			ine truth about my financia it my use of the money;	이 물을 위한 전에 다른 것이 가지 않는 것이 집에 가져졌다. 것이 한 것이 없다.
	I of any of the improvem		나는 가까지 지난 것 사람을	an a	rocess, to take money from a
3.4.1 IT ANY OF THESE THING	is agreed to in this Section and add the cost to the Not	e or Credit Aaree-	bank	account any Co-Borrower	, Grantor or I may have, or trie
ment. I will pay the	cost of your doing these y	whenever you ask,			her money or property I may th
with interest at the	ixed or floating rate charg	ed under the Note	· [1] " [2] ""你",""","","","","",",""。		o forceloro ar declare o forfaitu
things, my failure to	ent, whichever is higher. E	ven if you do these			o foreclose or declare a forfeitu sale contract; or to foreclose a
and you may still u	o do them will be a defau ise other rights you have	for the default.		nitted Lien or other lien o	
	이 지수는 것을 가지 않는 것이 아니는 것이 가지 않는다.	나는 사람은 영국에서 관계하는 것을 위한 것을 위한 것을 수 있다.	6.7. If th	ere is any default under an	lease or sublease of the prop
<ol> <li>DUE-ON-SALE. l'agree l payable all sums secure</li> </ol>	ed by this Deed of Trust i	if all or any part of	ty to	which I am a party or thr	ough which I derive any inter
the property or an inter	est in the property, is sol	d or transferred. If	U. II. J.	a section de la constant lo hinhord de la const	य वहे द्वितिहासि होने जनाव जोनने हिल्लाम् विजयम् य वहे द्वितिहासि होने जनाव जोनने हिल्लाम् विजयम्
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52-6530 1/88 DOCUPREP (OREGON-SHORT FORM)

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- YOUR RIGHTS AFTER DEFAULT. After a default you will have the following rights and may use any one or any combination of them, it at any time?: an a second particle being of them then a sould ball of at any time. 7.1 You may declare the entire secured debt immediately due and 'c
- payable all at once without notice. Subject to any limitations imposed by applicable law, either before 72 or after a sale of the property under a judicial foreclosure; or before a sale of the property by advertisement and sale by the Trustee you may sue for and recover from Borrower all amounts remaining under the Credit Agreement, under the Note, and under this Deed ne o toto feat of Trust.
- You may foreclose this Deed of Trust under applicable law either 7.3 judicially by suit in equity or nonjudicially by advertisement and sale.
- You may have any rents from the property collected and pay the 7.4 amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.
- I will be liable for all reasonable collection costs you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either judicially by suit in equity or nonjudicially by advertisement and sale, I will also be liable for your reasonable attorneys' fees including any on appeal.
- You may use any other rights you have under the law, this Deed 7.6 of Trust, or other agreements. State day

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### 8. HAZARDOUS SUBSTANCES:

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- 8.1 Except as previously disclosed to you in writing, I represent and warrant to you that no hazardous substances are stored, located, used or produced on the property, and that to the best of my knowledge, after due and diligent inquiry, no hazardous substances are stored, located, used or produced on any adjacent property, nor have any hazardous substances been stored, located, used, produced, or released on the property or any adjacent property prior to my ownership, possession or control of the property.
- I will not cause nor permit any activities on the property which will 8.2 directly or indirectly could result in the release of any hazardous substance onto or under the property or any other property. I agree to provide written notice to you immediately when I become aware that the property or any adjacent property is being or has been
  - subjected to a release of any hazardous substance.
- You and your representatives may enter the property at any time. 8.3 for the purpose of conducting an environmental audit, committing only such injury to the property as may be necessary to conduct the audit. You shall not be required to remedy any such injury or compensate me therefor. I shall cooperate in all respects in the performance of the audit. I shall pay the costs of the audit. if either a default exists under this Deed of Trust at the time you, concerned arrange to have the audit performed or the audit reveals a default pertaining to hazardous substances. If I refuse to permit you or your representatives to conduct an environmental audit on the property, you may specifically enforce performance of this in signiculation provision. ig adjant later where sig
- 8.4 I will indemnify and hold you harmless from and against any and all claims, demands, liabilities, lawsuits and other proceedings, damages, losses, liens, penalties, fines, clean-up and other costs,
  - directly or indirectly from or out of, or in any way connected with (i) the breach of any representation, warranty, convenant, or agree ment concerning hazardous substances contained in this Deed

After recording, return to: US Bask

with the debt secured by this Deed of Trust; (ii) any release onto or under the property or other property of any hazardous substance which occurs as a direct or indirect result of acts or omissions by me or my agents or independent contractors; and (iii) any release onto or under the property of any hazardous

- substance which occurs during my ownership, possession, or control of the property
- 8.5 If you shall at any time, through the exercise of any of your remedies under this Deed of Trust, or by taking a deed in lieu of foreclosure, hold title to or own the property in your own right, you may, at your option, convey the property to me. I covenant and agree that I shall accept delivery of any instrument of convenyance and resume ownership of the property in the event you exercise your option hereunder to convey the property to me. You,
  - at your sole discretion, shall have the right to record any instrument conveying the property to me and such recordation shall be deemed acceptance by me of the instrument and the conveyance:
- All of my representations, warranties, covenants and agreements 8.6 contained in this Deed of Trust regarding hazardous substances, including but not limited to my agreement to accept conveyance of the property from you and resume ownership, shall survive foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure.
- 8.7 For purposes of this Deed of Trust, the term "hazardous substances" means any substance or material defined or designated as hazardous or toxic waste, hazardous or toxic material or a hazardous, toxic or radioactive substance (or designated by any other similar term) by any applicable federal, state or local statute, regulation or ordinance now in effect or in effect at any time during either the term of this Deed of Trust or the period of time I remain in possession, custody, or control of the property following either foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure.
- SATISFACTION OF DEED OF TRUST. When the secured debt is completely paid off and the Credit Agreement is cancelled and terminated as to any future loans, I understand that the Lender will request Diffrustee to reconvey, without warranty, the property to the person legally entitled thereto. I will pay the Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense.
- 10. CHANGE OF ADDRESS. I will give you my new address in writing the whenever Limoved You may give me any notices by regular mail at of the last address I have given you.

OREGON LAW APPLIES. This Deed of Trust will be governed by Oregon law. Even though the words "LINE OF CREDIT MORTGAGE" 11. appear on this Deed of Trust, this instrument is a Deed of Trust and Ciscolis subject to Oregon law respecting Deeds of Trust.

NAMES OF PARTIES. In this Deed of Trust "I," "me" and "my" mean 12 Grantor(s), and "you" and "your" mean Beneficiary/Lender.

agree to all the terms of this Deed of Trust. atrecia anni amontal ia Trin

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of Trust or in any other document executed by me in connection	
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and I A share on A destination of the interview of the original	or accorpted parent 1 above 113 1 2010 - May 23 1, 19 90 1005. 49 outre biobant 1 and 1000 May 23 1, 19 90 ne. armentrout aka Palicica A. Parsons
rsonally appeared the above named	re atmantious and fairceary . 1 mm
d acknowledged the targeding Deed of Trust to be their volunta	ary act.
	Before me: Haubaca S. Haups Notary Public for Oregon
SALOTARY P	
	My commission expires: 14/12/91
	RECONVEYANCE
	방송 수가 같아요. 방송 가지 않는 것이 있는 것이 가지 않는 것이 있는 것이 있 같은 것이 같은 것이 같은 것이 있는 것이 없는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것
그 TRUST분드 : 영상 The under filter is the holder of the Note and/or Credit Agreement	t secured by this Deed of Trust. The entire obligation evidenced by the Note
to cancel the Note and/or the Credit Agreement and this Deed of I estate now held by you under the Deed of Trust to the person or	Trust, which are delivered hereby, and to reconvey, without warranty, all the reprosed leading the second se
Banefician a reader y 15 havional Schrodidrego estate yow yeer physical read of under the high ego	Werest and the second sec
ate:	Signature:
DEED OF TRUST	THIS SPACE FOR RECORDER USE
Cranton(6). INCENSION NUMBER AND OUT	- Addina / (IC 20 Sur
<sup>1</sup> V <sup>1</sup> Ficial <sup>1</sup> Persol <sup>5</sup> aka	
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Ficiary EDIL WOHLGYCE CED OF JHORE

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Truste 336

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## 9969

## LEGAL DESCRIPTION

Portions of the W1/2 SE1/4 of Section 36, Township 36 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

### PARCEL 1:

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Commencing at the Southeast corner of the West-half of the Southeast guarter of Section 36, Township 36 South, Range 11 East of the Willamette Meridian; thence along the East boundary of the West-Half of the Southeast quarter of said Section, North 0 degrees 25' 34" East, 446.48 feet to the true point of beginning; thence continuing along said East boundary North Ø degrees 25' 34" East, 368.60 feet to the South boundary of State Highway #140; thence along said highway boundary, South 48 degrees 52' 30" West, 523.57 feet; thence South 86 degrees 27' 30" East, 392.40 feet to the true point of beginning.

## PARCEL 2;

Beginning at the Southeast Corner of the West-Half of the Southeast Quarter of Section 36, Township 36 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon; thence along the East boundary of the West-Half of the Southeast Quarter of said Section, North Ø degrees 25' 34" East, 446.48 feet; thence North 86 degrees 27' 30" West, 392.40 feet to the South boundary of State Highway #140; thence along said highway boundary, South 48 degrees 52' 30" West, 711.39 feet to the South boundary of Section 36; thence along the South boundary of said Section South 89 degrees 49' 30" East, 924.21 feet to the point of beginning.

Tax Account No: 3611 03600 01100

taicia Anne Armantant OKA. Patricia Parsons

PATRICIA ANNE ARMANTROUT AKA PATRICIA PARSONS

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STATE	OF OREGU								A A A A A A A A A A A A A A A A A A A	day
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1 1100	May	A	.D., 19			on Page	9967	<b></b> •		안소.
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			4. 1996年1月1日			Everyn Dre	nn Cou	1100 molt	ve	
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