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DEED OFATBUS LINE OF CREDIT MORTGAGE

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Patricia W Thede and Gragory A Thade (Granterfa')

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United States National Bank of Oregon

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U.S. Bank of Washington, National Association

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		PO Box 3347	
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Received and the second s

I. CRAMT OF DIED ICF TRUST. By algring lalow as Granice, I mewcably grant, bargain, sell and convey to Trustee, in trust, with power of sale, the Ccunty, State of Oregon, Klamath

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THE MASTERLY TO PEET OF LOT 41 AND THE WESTERLY 30 FEET OF LOT 40 OF

NOY HIA ACCORDING TO THE PLAT THEREOF ON FILE IN THE OFFICE OF THE 建建的标志的服务和正确的存在分子。 计可许不同

COUNTY CLERK OF KLAMATH COUNTY , ORIGON

or as crescribid on Excibit A which is attached hereto arciby U is reference inco porated herein, and all buildings and other improvements and fixtures now or later lay the on the property (all referred to in this Deviced Trust as "the Property"). I also hereby assign to Lender any existing and future leases and mater from the property as additional sucurity for this day, described below, I agree that I will be legally bound by all the terms stated in this Deed and the first a state of the second second and the second and a of That. · 1411 · 1411 · 14 急痛! and the residence is the second particular and a second particular and a second particular and the second particular and t

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2. DE BT SECULED, THIS Deed of Trust securis the following:

美国的保持联合

with the state in the part appendix is a car of the state of the System at Builter. a. The pryment of the principal, interest, credit report (ees, late charges ; attorneys' fees (including any on appeal or review), collection costs , as well as the following obligations, if any (collectively "Note"): Luncler, in which the last plument is due

1 Section patien shared is strength as to be a production of the second and any it is insists and minimula of any langth. The rand "LEVE OF CREDIT LAORTGINGE" do not apply to this Deed of Trust if this paragraph 2.a. is checked, intess pirsorach 2b. is also chicked.

Elia. This symans of all smounts that are psyably to Linder at any time under a Equity Creditline Agreement dated Dettober 1, 1990 and any anordments thereby (Credit Jonement), signed by Patricia J Thede dated an ignigery A 1 has (Borrower). The Credit Agreement is for a revolving line of credit under which Benna ver muty obtain (in accordance with the terms) of the Credit Agreement) one or more loans from Lender on one or more occasions. The missimum a nount to be advinced and outstanding activity one time pursuant to the Credit Agreement is \$ 23,000

The trans of the Credit Appendix to contaits of an initial period of ten yours during which advances can be obtained by Borrower, followed by a repayment period of indefimminate length during which Borrower must repay till amounts owing to Lender.

This Dentiol Trust securing the performance of the Greck Agraement, the payment of all loans payable to Lender at any time under the Credit Agreement, the payment of all interest; credit report fels, lato charges, membership fees, attorneys' fees (including any on appeal or review). collection ousts undarry shif all other anicunts that is pay able to Lender at, my time under the Crecit Agreement, and any extensions and renewals of any lengt'L

C. This (beed of Trust also secures the payment of ull other sums, with interest thereon, advanced under this Deed of Trust to protect the scourity of this Doed of Trust, and the purformance of any contriants and any eements under this Deed of Trust. This Deed of Trust also secures the repayment is any future advances, with interest there on, made to Borrower under this Deed of Trust. di la matage di batang

The internet rate, payment terms and billance due undershe Note or Credit & greement or both, as applicable, may be indexed, adjusted, renewed or removelated in accordance with the terms of the Note and the Credit Agreement and any extensions and renewals of the Note or Credit Agreement त्र के सिन्दी होग्लीन (से १९९५) से किस्टर ने से १९९३ अग्र के में का प्रकार के वास्तित कि थे में बन्दी है में बहुद्धिये में मार्ग्स के इस्ट्रांस्ट्र कि साम सिन्दा कि देने के सिन्दी के सिन्दी के सिन्दी के सिन् 建设的标识 er boin, its i policible. 1 Stades

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出出社主 HEAL 3. DISURANCE, LIDNS, AND UPKEEP.

3.11 will a sep the property insurticity company is acceptable to you with fire and that is inturance, flood lesurance if the property is located in siny area which is, or tereafter will be designated as a special flood Tezarti area, and intended coverage insurance if any, as follows: STATE FURNI

The policy amount will be enough to pay the intire amount owing on the debt secured by this Deed of Trust or the insurable value of the Property, which ever is less, chespise any too insurancer or similar provision in the policy. The insurance policies will have your ntanderd loss payable un lorsement. No one but you his a mortcage or lien on the perty, man I the following Fermitted Litrist:

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32 I will pay laxes and any debts that might become a lice on the Property, and all keep it from of trust deeds, mortgages and links, other the system and the Plarmitted Liens just descrabed.

13 I will titus keep the Property in good (andition and repair and will previent the removal of any of the improvements. 高日出来

3.4 If I do hat to say of these things, you may do them and said the cost to the Hote or Crest Agreement as applicable. I will pay the cost of your deirghith as whenever how ask, with interest at the fixed or floating rate charged under the Note or Credit Agreement, whichever is higher. Even if you to thise things, my fallure to do them will be a default under Section 5, and you may sail use other rights you have for the dituit

& GIE ON IW.E. I spree that you may, all your option declars the and payible all its its assured by this Dead of Trust if all of any part of the property; if at interest in the Property, is sold or transferred. If you exercise this tption to accellerate, t know that you must use any clefault remaction pert litted under whis Devid of Trust and applicable laws I know that you muty exercise your rights under this due on talle provision each time all or the part of the Property, or an interest in the Property, is sold or transferrer, whether or not you exercised your rights on any previous sales or trains lars.

& PROTEICTING YOUR INTEREST, I will do anything that must now or later be recisivery to perfect and preserve this Deed of Trust arch will pay all recording lets and other fells and costs involved.

& DEFAULT, It will be a definit:

& t If yets to not receive any payment on the dabt is your a by this Deed of Trust's ten it is due;

\$2 If I commit fraud or make any material in prepresentation in contriction with my logitupplication, the Note or Credit / greement, this Deed of Itust, or any supect of my line of credit. For example, it will be a chilait it i give you uillise financial statement or if I do not tell you the linet) about my linencial situation, about the property that is whight to this Deed of Trust, or about my use of the money i obtained trong you strough the Nulle or line of choot:

sall' as y action or intuition by the attrasty affects your sincerity for the little or credit lignement, including, but not limited to, the

all at or any cart of the Property, or an Institut in the Property, In Sidinet C

inki w maraforradi the fit fail to maintain required insurance on the Provisity.

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H II I fail to pay tunes or any debits that might become allien on the

It is a do not keep the Property line of deeds (I tribut mongages and AN INTY. liers, atter then this David of Trust and other Penn itted Liens I have

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בינטובארובה זה דריפאונוצרה הידוב הארוב באום ו ו ני hall any person livectories or declares a fit feity a critica Property intia any land tale customett, br forecloses any Permitted Lien or

L If I hald to know any agreement or loves in this warrantlist ing resettations or covenants | an making to you in this Dood of Payat about hazalithus mobilarities on the Pitperbil

(. 19870 7. YOURI RIGHTS AFTER DEFAULT. After a default, you will have the following rights and may use any one, or any combination of them, at any

LINE OF CREDIT MONTGAGE

DEED OF TRUST

time. 7.1 You may declare the entire secured debt immediately due and payable all at once without notice. · 第二十二年月月上二月月日日的日子

7.2 Subject to any limitations imposed by applicable law, either before or alter a sale of the Property under a judicial foreclosure, or before a sale of the Property by advertisement and sale, you may sue for and resover from Berrower all amounts remaining under the Credit Agruement, under the Note, and under this Deed of Trust.

7.3 You may fcrectose this Deed of Trust under applicable law either jud cially by suit in equity or nonjudicially by advertisement and sale.

7.4 You may have any rects from the Property collected and pay the arrount received, over and above costs of collection and other lawful axpenses, on the debt socured by this Deed of Trust.

7.51 will be liable for all reasonable collection costs you incur, to the lul extent allowed by law. If you foreclose this Deed of Trust either Udicially by suit in equity or nonjudicially by advertisement and sale, I Il also be liable for your reasonable attorney fees including any on 1011323 40 1248 SF speal or review.

7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements, including but not limited to any Note or Credit Agreement. 1999 1999 1999

8. HAZARDOUS SUBSTANCES.

3.1 Except as previously disclosed to you in writing, I represent and warrant to you that no hazardous substance is stored, located, used or produced on the property, and that to the best of my knowledge, after due and ciligent inquiry, no hazardous substance is stored, located, used or produced on any adjacent property, nor has any hazardous substance bean stored, located, used, produced, or released on the property or any adjacent property prior to my ownership, possession or control of the property.

821 will not cause or permit any activity on the Property that 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.

8.3 You and your representatives may enter the property at any time 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 arrange to have the audit performed or if the sucht roveals 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 provision.

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, expenses, and attorney leas (including any on appeal or review) arising directly or indirectly from or out of, or in any way connected with (i) the breach of any recrusentation, warranty, covenant, or agreement concerning hazardous substances contained in this Deed of Trust or in any other document executed by me in connection with the debt secured by this Deed of Trust: (ii) any release onto or under the Property or other property of any hazardous substance that 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 that occurs during my ownership, possession, or control of the Property.

as it you shall at any time, through the exercise of any of your remediers under this Deed of Trust, or by taking a deed in lieu of foreclobure, held 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 conveyance and resume ownership of this Property in the event you exercise your option horeant/er 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.

Page 2 of 3

DEED OF TRUST LINE OF CREDIT MORTGAGE

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all all of my representations, wertanties, coverints and apriver this contribuid in this Diec of Trust nigarding any huzardous substance. in chuling has not limited formy agriciment to accupt conveyants of the Property from you and to resume thenership, shall survive for iclosure of this Deed of light or acceptince by you it a cord in lies of Forting lineautru

all Far purposes of this Devel of Thist, the term thezardous substance" maaris any substants or material dulined or designated as hizantous or toxic waster, that ecous or toxic material of hazardous, toxic or ra do active substance of or clasionaticity any other similar ternil by any as pli table lederal, si ate or local statute, regulation or ordinarize minin eitect or in attent at any time cuting either the term of this Desci of Trust or the period of time tremain in presention, custody, of control

Acressment or both, is applicable, and completely paid off and the Credit Agreent, as applicable, in cancellad and terminated as to try future tours, i understand that you will request Trustee to recorrey, without warranty, the property to the person legally entitled therato. I will pay This teel a reasonable fee for properation and execution of the recommission instrument and I will record the reconveyance all my and the fill

to CHANCE OF ADDHESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last adress | have given you.

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

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

lacree to rethe terms of this Dred of Trust. of the Property light using sitter for sciours of this Deed of Trust or acceptances by you of a deed in list of foreclosure. & JATISFACTICH DE DELD OF TRUST, When the Note of Childi Date Granter INDIVIDUAL ACKINOWLED (I'VENT STATE OF OFFICEN) 11 COUNTYION STORALS) Parisar ully accounted in a above correct a Shear 4500 and actinguishight the l'oragoing Desciel Trust to b voluntary t Ct. E.J. - Ciji Bella e me: THAT PUSLID 1' ONO iotary Public for 10-5-93 1. 11 commit ston explices REQUEST IFOR RECONVENINCE TUINUITE: The under signal is the holder of shall have or Credit Agreement or Drin, at applicable, I course by this Deed of Trust. The entire obligation evidenced by the flore or Credit A reemant or buth, as applicative, together 14th sil other indebted uss secured by this Deed of Trust, have been paid in full. You are hareby directed light and the National Credit Agricement or both, as applicable, and this Deed of Trust, which are delivered herewith, and to recorvey, with that wertarray; all the estate nois hold by you what the Dectlof frust to the persons regully entitled thereto. Signaturix The low home and the state of the STATE OF OREGON. T-I's al'(Lanty of Klamath + 1:5-After ricording, rutum to:

Filed for record at request of: US RAUK 131 8 MAIN Oct_ A.D., 19 90 lst __ day of _ on this . MEDFORD DR 97501 P_M. and duly recorded 4:30 o'clock . at . M90 of Mortgages Page 19869 in Vol. _ ATTN: MARILYN Evolyn Biehn County Clerk By Qauline Mullin loro Deputy. \$18.00 Fee.

COPY 1 and 2-Bank; COPY 3-Consumer