# ECORDATION REQUESTED BY

Hitit Inia With Bank of Cregon, B/A 1325 S.W. /Fith Artnud F.O. Best [12] Fuchand. CA \$7200

## WHEIN RECORDED MULL TO:

First Interview Bank of Dregon, HJ 1000 S.W. Fitth Avenue P.O. Box U191 Purtland, Dir 197308

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**c**n 61 Gregory GL Bornbinski and Lynne M. Bornbinski 2460 Watuen Klamath Falls, OR 17503

## MTC 1396 -225 FACE ABOVE THIS LINE IS FOR RECORDER'S USE ONLY

## DELED OF TRUST

MOUNTAIN TITLE COMPANY, has recorded this instrument by request as accommodation only, and has not examined it no regularity and sufficiency or as to its effect upon the title to any real property that may be described therein.

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## LINE OF CREDIT MORTGAGE

I NE OF CREDIN' MORTGAGE. (a) This Deed of Trust is a LINE OF CREDIT MORTGAGE. (b) The maximum amount to be advanced pursuant to the crucit agreement is \$25,000.00. (c) This term of the credit agreement commences on the date of this Deed of Trust and ends on or after October 9, 1995.

1HIS DEED OF TRUST IS DATED OCTOBER 9, 1990, among Gregory G. Bombinski and Lynne M. Bombinski, (Tregory G. Bombinski and Lynne I.I. Bombinski, whose address is 2460 Watson, Klamath Falls, OR 97603 (referred to below as "Grantor"); First Interstelo Bank of Oregon, N.A., whose address is 1300 S.W. Fifth Jivenus, P.O. Box 31311, Portland, OR 97208 (referred to below sometimes as "Lender" and sometimes as "Bennificiarj/"); and MI. Title Co., whose address is 222 S. 6th. St., Klamath Falls, OR 97601 (referred to below is "Trustee").

COMPLYANCE AND GRADT. For valuable consideration, Grantor conveys to Trustee for the benefit of Lender as Beneficiary all of Grantors fort, this, and interest in and its any Lease the following described red property, logother with all existing or subsequently erected or affixed buildings, a processments and Educes; all essences, debts of wirr, and apputenances; all water, water rights and dich rights (including stock in utilities with dich at structure rights, and all of an rights, to state, and protect relating to the real property, including without limitation all minerals, oil, gas, geothermal and at structure, located in Klame I). County, State of Oregon (the "Real Property"):

### Piedmont Heights Lot 31

The Heal Phoperty or its address is commonly known as 2460 Watson, Klamath Falls, OR . The Real Property tax A landitude number is LN259 is concern.

Ctantor presently assigns to Lander (size knows as Buneficiary in this Doed of Trust) all of Grantor's right, title, and interest in and to all present and A ture hades of the Property and all Rents from the Property. In addition, Grantor grants Lender a Uniform Commercial Code security interest in the R ents and the Present Property defined before.

DEFINITIONS. The tolowing words shall have the following meanings when used in this Deed of Trust. Terms not otherwise defined in this Deed of Trust shall have the meanings intributed to such terms in the Oregon Uniform Commarcial Code.

Cricit Agrinament. The words "Crist LA; seminat" mean is a revolving cristil agreement dated October 9, 1990, with a credit limit in the attourne of \$25,000,00, between Grintor and Lander, together with all renowals, extensions, modifications, refinancings, and substitutions for the Cristil Agreement is Deed of Trust is October 9, 1995. The rate of interest on the Credit Agreement is subject to indexing, adjustment, cristively of this Deed of Trust is October 9, 1995. The rate of interest on the Credit Agreement is subject to indexing, adjustment, cristively of this Deed of Trust is October 9, 1995.

Estating hidebiedness. The words "1 issing incidedness" main the indebisdness described below in the Edsting Indebiedness section of this Dated of Trunt.

Improveminita. The wind "improvements" mixins and indudes without limitation all existing and future improvements, fixtures, buildings, intuctures, impose homes inflated on the Real Property, facilities, additions and other construction on the Real Property.

Indebtachtiss. The worll "Indebtechtets" interest all principil and interest psyable under the Credit Agreement and any amounts expended or actenced by Lender to discharge obligations of Granor or expenses incurred by Trustee or Lender to enforce obligations of Granor under this Dead of Trust, accenter, which interest (1) such arrounds as provided in this Deed of Trust. Specifically, without limitation, this Deed of Trust secures a Nerolving line of credit, which obligates Lender to make advances to Granor so long as Grantor complies with all the terms of the Credit Agreement. Such advances rusy be made, repaid, and remade from time to time, subject to the limitation that the total outstanding balance owing at any one tarm, not including it same charges on such balance at a fitted or variable rate or sum as provided in the Credit Agreement, any temporitry correspondence (surges, and any amounts expended or advanced as provided in this paragraph, sectares the balance out its balance into the Limit as introvided in the Credit Agreement. It is the Intention of Grantor and Lender that this Deed of Trust sectares the balance out its and on the Credit Agreement. It is from zero up to the Credit Limit as provided above and any intermediate balance.

Personal Pioperty. The words "Personal Property" mean all siguipment, fatures, and other articles of personal property now or hereafter owned by Grantor, and now or himsafar stanched or afficient to the Real Property; together with all accessions, parts, and additions to, all replacements of, and all sublituding by, and property, and together with all proceeds (including without limitation all insurance proceeds and refunds of prioritizers) hum any sale (r other disposition) of the Property.

Preparty. The word "Property" means (Discrively the Real Property and the Personal Property.

# DEED OF TRUST

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Real Property. The words "Real Propert/ me to the property, intrests and rights described above in the "Conveyance and Grant" section.

Retailed Documents. The words "Reland Cocuments" mean and include without limitation all promissory notes, credit agreements, ioan agreements, (juinantise, security agreements, monigages, deeds of trust, and all other instruments and documents, whether now or hereatter external, executed in connection with Gran braindel befores to Lander.

Rents. The word "Rents" means all protent and future rents, revenues, income, issues, royalties, profits, and other benefits derived from the property.

17 HIS DEED OF HEUST, INCLUDING THE ASH GUMENT OF FIENTS AND THE SECURITY INTEREST IN THE RENTS AND PERSONAL 1710 PERITY, IS GUVEN TO SECURE (1) HAVE BET OF THE INDEBTEDNESS AND (2) PERFORMANCE OF EACH AGREEMENT AND (HE IGATION OF GRANTOR UNDER THE CIED IT AGREEMENT, THE RELATED DOCUMENTS, AND THIS DEED OF TRUST. THIS DEED OF 1114 ST IS GIVEN (AND ACCEPTED ON THE FOLL (WINK) TERMS:

PAYAGENT AND PERFORMANCEL Except as otherwise provided in this Deed of Trust, Grantor shall pay to Lender all amounts secured by this Deed of Next as they become due, and shall strictly and in a timely manner perform all of Grantor's obligations under the Credit Agreement and this Deed of Next

INSISESSION AND MAINTENANCE OF THE I ROPERTY. Grantor screes that Grantor's possession and use of the Property shall be governed by the following provisionut

Postension and Use. Until the occurrence of an Event of Definit, Grantor may (a) remain in possession and control of the Property, (b) use, openies or manage the Property, and (c) indect any Remain from the Property. The following provisions relate to the use of the Property or to other immations on the Property. This INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TIO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPENDICE USIES.

Duty is Salatilatin. Granice that maintain the Property in tenantable condition and promptly perform all repairs, replacements, and maintenance repository to primerve to value.

Hesserbowe Substances. Grantor represents and waitants that the Property nover has been, and nover will be so long as this Deed of Trust remeats a set into the Property, used for the generation, manufacture, storage, treatment, disposal, release or threatened release of any hazardous wasted or substance, as those terms are defined in the Comprehensive Environmental Response, Compensation and Labitty Act of 1980, as attended, 42 III.S.C. Section 9601, at set; ("CEBCLA"), the Superfund Amendments and Resutherization Act ("SARA"), applicable state or Federal laws, or regulations adopted pursuant to intro the bargedoux. Carator authorbes Landor and its agents to enter upon the Property to make such inspections and lasts as Lender may deal a specipitide to determine compliance of the Property with this section of the Deed of Trust. Grantor herebra; (a) release and waives any lature claims applied to determine compliance of the Property with this section of the Deed of Trust. Grantor teresch dist any such laws, and (b) agrees to informative for indemnity or contribution in the event Grantor becomes liable for cleanup or other costs until any such laws, and (b) agrees to informity und hold harmless Lander against any and all claims and losses resulting from a treach of the payment of the Deed of Trust. This obligation to indemnity shall survive the payment of the Indebtedness and the satisfaction of this David of Thust.

National Waldla. Grantor that not cause, consolut or permit say nuisance nor control, permit, or suffer any stripping of or waste on or to the Property or any portion of the Property. Specifically without limitation, Grantor will not remove, or grant to any other party the right to remove, any imper, minerally (including oil and gas), soil, gravel or rock products without the prior written consent of Lender.

DUE ON SLLE - CONSENT BY IJENDER. Lander may, it its option, declare immediately due and payable all sums secured by this Deed of Trust upon the same or truther, without the Lender's prior written consent, of all or any part of the Real Property, or any interest in the Real Property. A "sale of truster" means the conveyance of real projection or any light, tipe or interest tharein; whether logal or equitable; whether voluntary or involuntary; whether by outright sale, deed, instalment sale contract, contract for cleed, leasehold interest with a term greater than three (3) years have option contract, or by sale, assignment, or the sale of any bond clei interest in or to any land trust holding title to the Real Property, or by any other method of conveyance of real property it instalt. If any Grantor is a corporation or pertnership, transfer also includes any change in ownership of there the two the twenty-live percent (27%) of the voling slock or pertnership, transfer also includes any change in ownership of entry thed by Lender if such exercise is prohibit a by liederal law or by Cregon law.

TAXI 3 AND LIENS. The following provisions in lating to the taxes and liens on the Property are a part of this Deed of Trust.

Payment. Grimor shall pay when due (and in all events prior to clainquency) all taxes, apocial taxes, assessments, charges (including water and herear), fines shid impositors leved agains or on account of the Property, and shall pay when due all claims for work done on or for services rendered or mitistical lumished to the Property. Grantor shall mit tain the Property free of all lens having priority over or equal to the interest of lander under this Deed of Thiss, except for the Fight of toxes and is sessments not due, except for the existing indebtedness referred to below, and render this Deed of Thiss, except for the fight of the sestments not due, except for the existing indebtedness referred to below, and render it is determine provided in this Deed (of Try st.

PHCINENTY DAMAINE RESERVANCE. The follo Mag provisions relating to insuring the Property are a part of this Deed of Trust,

International cash value basis for the full insurance with the full insurance with standard extended coverage endorsements on an actual cash value basis for the full insurance with a covering all insuronments on the Real Property in an amount sufficient to avoid application of any concentration dearms, and with a standard mortgage clausing narrow of Lender, together with such other hazard and liability insurance as lumication and resonance in the full insurance standard mortgage clausing in favor of Lender, will deliver to Lender hazard and liability insurance as lumication of insurance is an other and and mortgage clausing in favor of Lender, will deliver to Lender from time to time the policies or bartistates of illuminance is fault assistance; including it putations that coverages will not be cancelled or diminished without at least ten (190) days? prior within notice Lender.

EXPINORTURES BY LENDER. If Granter tails to comply with any provision of this Deed of Trust, including any obligation to maintain Existing Intel technics in good standing all required below, built any action of proceeding is commenced that would materially affect Lender's interests in the Pittanty, Lender on Grantor's behalf may, built any action of proceeding is commenced that would materially affect Lender's interests in the Pittanty, Lender on Grantor's behalf may, built any action of proceeding is commenced that would materially affect Lender's interests in the Pittanty, Lender on Grantor's behalf may, built intering under the Credit Agreement from the date incurred or paid by Lender to the date of stype tas is no doing will beer interest at the intercharged under the Credit Agreement from the date incurred or paid by Lender to the date of apportioned arritor, all such expenses, at Upindr's option, will (a) be psyable on domand. (b) be added to the balance of the credit line and be apportioned arritor, all such expenses, at Upindr's option, will (a) be psyable on domand. (b) be added to the balance of the credit line and be apportioned arritor, and such expenses, at Upintar's option, will (a) be psyable on domand. (b) be added to the balance of the credit line and be apportioned arritor, and such expenses, at Upintar's option, will (a) be psyable on domand. (b) be added to the balance of the credit line and be apportioned arritoring and be psyable with any instant payments to become due during either. (f) the term of any applicable insurance policy or (ii) this instanting service and psyable with accurs psymmetry be added on its and be and psyable at the Credit Agreement's maturity. This lise is which lander may be entited on its count of the addeutt. Any such action by Lender shall not be construed as curing the default so as to bit Upinder from any instruction which is show had.

WAR NAME'T; DEFUNISE OF TITLL. The following provisions relating to ownership of the Property are a part of this Deed of Trust.

1786. Grantor Marrante that: (a) Grantor lipidi good and markit ble tile of record to the Property in tee simple, free and clear of all liens and

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(Continued)

stituin brantes other than those sel forth in the feed property description or in the Edisting Indebtedness section below or in any title insurance policy the import, or liver the opinion issued in pror of, and accepted by, Londer in connection with this Deed of Trust, and (b) Grantor has the talling it, power, and insthorthy to enscute and deliver this David of Trust to Londer.

Definitie of Title. Subject to the exception in this paragraph above, Grantor warrants and will forever defend the title to the Property against the Wind Sains of all pumons.

EDISTING INDEDITEDNELIS. The following provisions concerning existing indebtedness (the "Existing Indebtedness") are a part of this Deed of Trust.

Existing Liers. The lian of this Devid of Trust exicuting the indebtedness may be secondary and inferior to an existing lien. Grantor expressly constraints and agrees to pay, or see to the payriant of, the Existing indubtedness and to prevent any default on such indebtedness, any default under the instrumental evidencing such indebted riss, or any default under any security documents for such indebtedness.

CONDELINATION. The following provisions relating to proceedings in condemnation are a part of this Deed of Trust

Applie tion of Net Proceeds. If all or any part of the Property is conductined by eminent domain proceedings or by any proceeding or purchase in lieu of condemnation, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the indebtedness of the repair or restoration of the Property. The net proceeds of the award shell mean the award after payment of all reasonable costs, expenses, and at imeys' less nucessarily paid or incurred by Grantor, Trustee or Londer in connection with the condemnation.

Process dings. If any proceeding in condemnation is filed, Grantor shall promptly notify Lender in writing, and Grantor shall promptly take such states as many be necessary to defend the action and clotain the award. Grantor may be the nominal party in such proceeding, but Lender shall be entitied to participate in the proceeding and to be represented in the proceeding by counsel of its own choice, and Grantor will deliver or cause to be deleared to Lender such instruments as may be requested by it from time to time to permit such participation.

DEFAULT. Each of the following, at the option of Lerxiar, their constitute an event of default ("Event of Default") under this Deed of Trust: (a) Grantor corners hand or makes a material misnipresentation of any time in connection with the credit time account. This can include, for example, a false attrament a bout Grantor's incorne, assets, tabilities, or any time reports of Grantor's financial condition. (b) Grantor does not meet the repayment same of the credit line addrunt. (c) Gninion's action or inaction adversely affects the collateral for the credit line account or Lender's rights in the ectiverial. The cart actudit, for example, lature to main tain required insurance, waste or destructive use of the dwelling, failure to pay taxes, death of all persons hib s on the account, transfer of the or sale of the thealing, creation of a lien on the dwelling without our permission, foreclosure by the holder of sancthant is an, or this use til kinds or the dwelling for photo she purposes.

RIGHTS JUID RELIEDRES ON DEFAULT. Upon the cocurrence of any Event of Default and at any time thereafter, Trustee or Lender, at its option, may essrctive any one or more of the following rights and runed so, in addition to say other rights or remedies provided by law:

Authile sta Indebtediness. Lander that have the right at its option without notice to Grantor to declare the entire Indebtedness immediately due and partable, including any propayment penalty which Charlor would be required to pay.

Formationers. With respect to all or stry part of the Real Property, the True tee shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by adicial foreclosure. In alf or case in accordance with and to the full extent provided by applicable law. If this Deed of That's is foreclosed by judicial foreclosure, Lender will be entitled to a judgment which will provide that if the foreclosure sale proceeds are annihid tet to satisfy the subgrant, a secution may issue for the amount of the unpaid belance of the judgment.

Citian ()amecies. Trustee or Lender shall have tray other right or remedy provided in this Deed of Trust or the Credit Agreement or by law.

Stalls of the Property. To the extent permitted by applicable law, Grantin hereby welves any and all rights to have the Property marshalled. In stantisting its rights and namedias, the Trustee or Lands: shall be free to shall all or any part of the Property together or separately, in one sale or by sepanal a sales. Lender shall be entitled to bid at any public sale on all or uny portion of the Property.

Atternatys" Frant; Experimen. If Lender institutes any rult or action to an lorce any of the terms of this Deed of Trust, Lender shall be entitled to mathing such sum as this court many (cludge means hable as attorneys' text at this and on any appeal. Whether or not any court action is involved, at management as persian incurred by Lender which in Lender's opinion are necessary at any time for the protection of its interest or the entimps ment of its notifs shall become a part of the lind stadness payable on demand and shall bear interest at the Credit Agreement rate from the data will expericiture will repaid. Expenses covered by this paragreph include, without imitation, however subject to any limits under applicable lase, Las identia accompany lases whather or not there is a lawsuit, including a nomers' tees for bankruptcy proceedings (including efforts to modify or vecity any autometic illey or injunction), appeals and any anticipated pret-judgment collection services, the cost of searching records, obtaining The map was producting it nachoware reports), surve that it ports, appraisal loss, the insurance, and less for the Trustee, to the extent permitted by applicative law. Granity also will pay any court oc to, it addition to all other sums provided by law.

MISCELLIVI EOLEI PROVILIEONS. The following misod line cus provisions and a part of this Doed of Trust

Applicable Law, This Deed of Trust has been idel/ared to Lender and accepted by Lender In the State of Oregon. This Deed of Trust assill be governed by and construed in accordince with the laws of the State of Oregon.

Time is of the Essence. Time is of the essence in the performance of this Deed of Trust.

Waters and Conserts. Londer shall not be damet to have wated any rights under this Deed of Trust (or under the Related Documents) unitabilit tach wraker is its writing and signed by Larxier. No dalay or omistion on the part of Lender in exercising any right shall operate as a waiver of such sight or any other right. A weiver by any party of a provision of this Deed of Trust shall not constitute a weiver of or prejudice the party's right iss erwise to derived strict compliance with that provision or any other provision. No prior weiver by Lender, nor any course of dealing branger Lender and Grancor, shall conclude a interior of may of Lander's rights or any of Grantor's obligations as to any future transactions. Whitney ar comment by Lander is required in this Deet of Thust, the granting of such consent by Lander in any instance shall not constitute continuity consent to subsequent instances when such consent is required.

EACH GRUNTOR ACKNOWLEDGES HAINING READ ALL THE PHOVISIONS OF THIS DEED OF TRUST. AND EACH GRANTOR AGREES TO ITS TERICL

Bar Bounbinski

m. M. Bombinger

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dinc, lorg	Coocribed in an	tid who as	nouted the Cy	6 <b>60</b>	Trust, and ackn	rred Gregory G. Bombinski and Lynne M. Bombinski, to me knowledged that they signed the Deed of Trust as their free and volu
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