53

K-4300 LINE OF CREDIT MORTGAGE **DEED OF TRUST**

Vol. m92 Page 2790

The Grantor(s) JACK L LANDERS AND CHERYL A LANDERS AS TENANTS BY THE ENTIRETY
herein called "Grantor" does hereby irrevocably grant, sell, bargain, and convey to the Trustee hereinafter hereinated, as Trustee in trust for PACIFIC FIRST BANK, a corporation, as "Beneficiary," with power of sale, the designated, as Trustee in trust for PACIFIC FIRST BANK, a corporation, as "Beneficiary," with power of sale, the designated hereinafter described and all interest or estate therein which the Grantor has or may hereafter real property hereinafter described and all interest or estate therein which the Grantor has or may hereafter real property hereinafter delivered to said premises or appurtenances, including all building materials and equipment now or hereafter delivered to said premises and intended to be erected thereon or placed therein, and all equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled units, to supply heat, gas, apparatus, equipment, fixtures or articles, which are thereby declared to be part of said real estate), together and water heaters (all of which are intended to be and are hereby declared to be part of said real estate), together and water heat

This DEED OF TRUST is given to secure the payment of all loans and advances, if any, as may be made to the Grantor under the terms of an Equity Line Agreement, together will all renewals, modifications, or extensions and interest and other charges thereon.

The maximum amount to be advanced pursuant to the Line of Credit agreement is \$ 47,000.00

02/05/2002 The Line of Credit has a stated maturity date of 10 years, which means the Line of Credit maturity date is ____ DESCRIPTION OF PROPERTY AND PROPERTY ADDRESS:

LOT 3 BLOCK 4 OF LAWANDA HILLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, DREGON.

STATE OF OREGON: The above described property is not currently used for agricultural, timber or grazing

STATE OF WASHINGTON: The above described property is not used principally for agricultural or farming

NOTICE IS HEREBY GIVEN THAT THE AGREEMENT COVERNING GRANTOR'S EQUITY LINE ACCOUNT, PAYMENT OF WHICH IS SECURED BY THIS DOCUMENT, PERMITS BENEFICIARY TO VARY COUNT, PAYMENT OF WHICH IS SECURED BY THIS DOCUMENT, PERMITS BENEFICIARY TO VARY LINE AGREEMENT.

COUNT, PAYMENT OF WHICH IS SECURED BY THE DOC, MENT, PERMITS BENEFICIARY TO VARY
THE INTEREST RATE APPLICABLE TO SUCH ACCOUNT AS STATED IN THE EQUITY LINE AGREE.

TO PROTECT THE SECURITY OF THIS DEED OF TRUST. THE GRANTOR AGREES THAT: ()) All unlidings
mow or hereafter erected on the properly described her in shall be continuously insured against loss by fire or other
hazards in an amount of the shall be reasonably in the property of the prop

				2331
ED OF TRUST	Pacific First Bank Consumer Loans Service C/S 2266 Tacoma, WA 98401	Center		Mail To Pacific First Bank
Trustet	es, or Beneficiary, may purchase at the sal	e unless prohibit st of title evidenc t permitted by lav	ed by law. After dee e and reasonable tr w, the Trustee shall	ducting all costs, fees ustee's and attorney's apply the proceeds of the interest at the rat

Grantor, Trustees, or Beneficiary, may purchase at the sale unless prohibited by law. After deducting air costs, rees, and attorney's and expenses of the Trustee and of this trust, including cost of title evidence and reasonable trustee's and attorney's fees actually incurred in connection with sale to the extent permitted by law, the Trustee shall apply the proceeds of sale to the payment of all sums expended under the terms hereof not then repaid, with accrued interest at the rate sale to the payment of all sums expended under the terms hereof not then remainder, if any, to the person of the principal debt and all other sums then secured hereby, and the remainder, if any, to the person in time to successor the principal debt and all other sums then secured by law, the Beneficiary may from time to successor Trustee appointed hereunder. Upon such persons legally entitled thereto. (17) For any reason permitted by law, the Beneficiary way from time to successor Trustee appointed hereunder. Each appointed hereunder appoint a successor(s) to any Trustee named herein or to any successor Trustee appointment and substitution shall appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and appointment, and without conveyance to the successor Trustee, the latter shall be vested of Trust and its place appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and appointment, and without conveyance to the successor Trustee, the latter shall be vested with all title, powers and the remainder of the county of

rsons reguere	ssor(s) to any	vevance to the success	appointed hereur	nder. Lacronice to this D	eed of Transles in W	hich	
politi a sat	nd without co	nveyance to the success ustee herein named or in nt executed by the Bene ded in the Office of the l be conclusive proof of Deed of Trust, duly exe igated to notify any pa ny which the Grantor,	eficiary, containir	ng references of the Cou	nty of Class The Tru	istee	
vior conferre	d upon any 11	nt executed by the Delic	County Clerk or	Record the successor	rustee. The record as provide	ed by	
uties com-	itten instrume	nt executed by the bend ded in the Office of the l be conclusive proof of Deed of Trust, duly exe igated to notify any pa in which the Grantor, a Trustee. (19) This Deep	proper appointm	ent of the is made a pu	blic record of trust	or or	
e made by	ch, when recor	ded in the Office of the less conclusive proof of Deed of Trust, duly exeigated to notify any pain which the Grantor, e Trustee. (19) This Deed of devisees, administration of the conclusions of the less devisees, administrations of the less devisees, administrations of the less devisees.	cuted and acknot	wieds ander any	other des such acti	on or	
f record, with	s situated, shal	l be conclusive proof of Deed of Trust, duly exe igated to notify any pa in which the Grantor, e Trustee. (19) This Dee s, devisees, administral I owner, including plea	hereto of per	nding said libe a pa	rty unless such all p	arties	
he property "	ust when this	ted to notify any pa	D - Siciary of T	rustee strain the ben	efit of, and bill	ciary"	
accepts this ti	ctee is not obl	bigh the Grantor,	Denericias,	s to, inures to the	is. The term beame	d as a	
aw. The IIu	- proceeding i	n which the (19) This Det	ed of Trust of	uccessors and w	hether or not name		
any action of	brought by th	Trustee. (1)	tors, executors,	e secured hereby,			
proceeding is	legatee	Deed of Trust, duly excipated to notify any pain which the Grantor, eTrustee. (19) This Desis, devisees, administral lowner, including pleases.	dgee, or the her	- 107		5 00	
						,O. UO_	
shall mean t	the notice and	KLAMATH CO is evidenced by a Line of 02/05/92	UNTY		36 \$		
shall mean Beneficiary	herein.	KLAMATTI		of even date in the sum	1013		
Denem	Trustee	of	Credit Agreement	Of Every			
Designated		is evidenced by a Line of		-	- 4- 1		
a :-inal debl	t secured hereby	05/05/95		_	1 July	L	
Original	of Trust made			Therest a.	Landers		
This Deed	of Irast m	0	_ /	herest Co			
	111_{λ}	H					
(Loral	1 AM	y War	OFFICIAL SEA	I X			
TUCK	4/1/04	/ Care and a second sec	OFFICIAL SEJI ALAN D. SPJI ALAN D. SPJI	JT-GON X			
-11	-		AL BUBLIC-C	00992A 19950			1.2.
(/	. 196		NOTAMISSION NO	SEPT OF 19830			
			COMMISSION EXPINE	EDGEMEN!		92	7. 1
		WIND OF THE	WIND SKINO		5,19		
	Th. T	Dicination		to Mulary	9		
)	7	7470			Y
	OREG	on ATH e individual(s) described and acknowledged that therein expressed. IN).			11	
State of					s on this da	personally	
70.	VIA	e individual(s) described and acknowledged that therein expressed. IN ument written above.		Casegoing in	strument, of the	and deed for	
County	of 7		. 1hoexec	uted the foregoing fre	e and voluntary use	l official seal	
4	400	described	in and wite en	was executed as here	into set my name and		
	to be the	individual(s) and that	said instrument	EREOF, May	1		
to me k	I before me	and acknowledged IN	LESTIMON		hla		
appear	ed before me	therein expressed.	b. 47	/ MADUA /	MW		1
the use	e and pur postri	iment written above		South	State of 1/4	fit talls	7
the da	y of this illser	therein expressed a ument written above.	-	Nother Public for th	9 ding a Jama	The land	1
•••				Notary Public for th	Selame		1
		9/30/9				-	
		a/20/9	75				
		1100					
MAY	commission ex	pires				an L	
Ny			TU· SS.		. 1	lOth day	y
	_	COUNTY OF KLAMA	IH: 33.		d duly recorded in Vol	M92	.,
-mate	OF OREGON:	COOKIL	th County Tit	le Co.	d duly recorded in voi		
STAIR	, 01 -	Klama	th County	o'clockPM., an	2790		
	for record at re			on Page -	- Clerk		
Filed	for recold at Feb.	A.D., 19	Mortgages	Evelyn Biehn	County Clerk	end the	
of		of	1192	By Que	in a line		
J				By			
	\$15.00	1.7					T
FEE	4100				,		1
				BANK, Beneficiary			1
			PACIFIC FIRST	BAININ -			THE THE
					-		1.34
. 1			Ву				1
1 1	•		- •				
1 I	Dated:		Dv.			-	
4 1	l		Ву		_		
A \							