<ul> <li>PZ TI wh TI wh Yoo Yoo Yoo Yoo Yoo Yoo H H H H H H H H</li></ul>	ARTIES: In this Deed of Trust ( 'he words we, us and our refer ( hose address is <u>814</u> CHARNEL 'he word Trustee refers to <u>MOUN</u> hose address is <u>222</u> S. 6TH ou are <u>JOYCE</u> C. CLARIDG ou live at <u>17066</u> SW PACIFI ity (Town) of <u>TIGARD</u> <b>DBLIGATION SECURED:</b> We he "Agreement") under which we haximum Credit Line of \$_7.5 apayable in scheduled monthly pa greement provides for adjustmen n Index identifed in the Agreeme he last cash advance or the date <b>CONVEYANCE OF PROPF</b> <u>AUGUST 17TH</u> <u>19 92</u>	to Beneficial Oregon Inc. TON, EUGENE, OR TAIN TITLE CO. ST., KLAMATH FALI E C HWY APT C133 have made you an open- e arc obligated to make 1 500.00 Taymonts called "Payment	u and you c. d/b/a E 97401 LS, OR , in the (	ur refer to each and a BENEFICIAL MORT 1 97601	ll of those who sign this l GAGE CO., the Beneficia	Deed as Grantor. iry of this Deed,
The second secon	he word Trustee refers to <u>MOUN</u> hose address is 222 S. 6TH ou are <u>JOYCE C. CLARIDG</u> ou live at <u>17066 SW PACIFI</u> ity (Town) of <u>TIGARD</u> <b>DBLIGATION SECURED:</b> We he "Agreement") under which we haximum Credit Line of \$_7.5 apayable in scheduled monthly pa greement provides for adjustmen n Index identifed in the Agreeme last cash advance or the date	TAIN TITLE CO. ST., KLAMATH FALI E C HWY APT C133 have made you an open- , have you an open- , have you	LS, OR	County of WASHING		
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de Pri Its TH LC TC CC Th US . O Na A 4 I Na LI ma LI ma	AUCUST 1770	nt. The term or final ma there has been a change	The Agre at Amount tage Rate aturity of ge of rate	d advances to you, inc cement evidences Cre ts" beginning one mo e utilized to calculate the Agreement will b , whichever first eccu	luding any initial cash ad dit Line Account ('Acc onth from the date of the the Finance Charge, base e - 60 months rs.	lvance, up to the ount") which is Agreement. The of on changes in from the date of
LIS TH LC TC CC TC CC TH US O Na Na Na Na Na Na Na Na Na Na Na Na Na	escribed below (the "Property")	in trust for us:		opt payment of the convey to the Truste	Account, you make e, with power of sale, th	
TC CC Th US O Na Na S C Th Na S C Th Na S C C C C C C C C C C C C C C C C C C	roperty: The Property is located is postal address is <u>CREGAN P</u> he legal description of the Prope	ARE SUBDIVISION,	MATH KLAMA	TH FALLS, OREG	<u>DN</u>	, Oregon. 
: US ON Na Na Na Na LI arr LI na Ca wi tho sec	OTS 8 THRU 11 INCLUSIV O THE OFFICIAL PLAT TH OUNTY, OREGON, EXCEPTI	EREOF ON FILE IN NG THEREFROM THE	THE O	FFICE OF THE CO	OUNTY CLERK OF KL	RDING AMATH
. Or Na . A( . T] arc L] ma L] ma L] ma L] ma L] ma L] ma L] ma L] ma L] set L] Set L] Set L] Set L] Set L] Set L] Set L] Set L] Set L] Set S S S S S S S S S S S S S S S S	he Property is improved by build SE OF PROPERTY: The Province of the Province		used for	agricultural, timber o	r grazing purposes.	
. A0 . TI arr . L1 ma . IN ca wi tho sec	THER ENCUMBRANCES: T	The Property is subject t	to a prio	or encumbrance ident	ified as follows: trument: Deed of Tru	st 🗍 Mortzara
. TI are LI ma . IN cal wi the sec	ame of Lienholder <u>N/A</u> Date Principal Amount <b>\$</b>	, 19	9	Type of Security fils	nument: Li Deeu of An	ISI 🗆 Morigage
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are L1 ma IN cal withe see	CCOUNT: You shall pay the Ac	ccount according to the	terms of	f the Agreement.	일 같이 있는 것은 것을 가지록. 같이 있는 것은 것은 것을 가지록. 같이 있는 것은 것은 것을 가지록.	한 10 1933 - 위영에 가격에 집 10 1973 - 10 1973 - 1973 - 1973
ma IN cal wi the sec	ITLE: You warrant title to the P re responsible for any costs or lo IENS ON PROPERTY: You	sses to us if anyone but	t you clai	ims an interest in it.	한 같이 있는 것이 안 같을 수를	잘 물려 주말 물건물 !
ca wi the see	aterialmen's lien, judgment lien	or tax lien.		활동을 통 것을 감독을	은 가슴을 알 것을 것을 가 있었다. 은 가격물을 알 것을	방송은 같은
	NSURANCE: Until you pay your alled "extended coverage.") If we ill not require you to insure the Pro- tere is a loss. You will assign and g ecurity for the payment of your de-	ask, you will get insuranc operty for more than its fu give the insurance policie	ce accept ull replac es to us il	able to us for any othe ement value. You will r f requested so that we	r risk that we may reason name us on the policy to re can hold the insurance p	ably require. We eccive payment if olicies as further
FA	AILURE TO MAINTAIN INSU	RANCE: If you do not ma	aintain th	us insurance, we can pu	rchase it after we give you a	any notice the law.
IN an ba	ay require. You will pay us any pren NSURANCE PROCEEDS: If y nd then filing a claim for that lor alance of your loan, (b) pay you as ioney for any other purpose we n	we receive any insurance ss, we need not pay you s much of the money as w	proceeds any inte	s as a result of your extrest on the loss and w	periencing loss of the use the can (a) use the proceed	e of the Property ds to reduce the
. TA for Yo	AXES: You will pay all the taxes, or these items to us. If you do not ou will promptly reimburse us for a mounts we have paid.	water or sewer rates or a pay these charges when	due, we	can pay them after we	give you any notice the	law may require.
M	AINTAIN PROPERTY: You					
Tru ch ne exj	DEFENSE OF PROPERTY: 1 rustee. You shall pay, purchase, co targes or liens which, in our judg eccessary expenses, employ counse openses, including cost of eviden HANCES. No building cost	ontest or compromise an ment, appear to be supe el and pay reasonable at ice of title and reasonab	ny interes erior to tl ttorney's ole attorn	it in the Property inclu- his Deed. To protect of fees. You shall, to the sey's fees_in any action	uding, without limitation ur interests, we may at yo extent allowed by law, p on where we may appear	, encumbrances, our expense pay pay all costs and
W) (a) (b) (c) (d)	HANGES: No building or impr 'HEN FULL AMOUNT DUE: We ) Failure to Pay as Scheduled: If ) Failure to Pay Additional Amou ) Failure to comply with this Deed ) Repairs: If you do not keep the ) Death: If you should die.	may, at our option, declare you do not pay any Pay unts: If you do not pay a l or the Agreement: If you	e the full a yment Ar any tax, ou do not	amount of your loan due mount on your Accou water or sewer rate o do anything you prom	immediately for any of the nt on the day it is due. r assessment when it is o ise to do in this Deed or	following reasons: due.
SA in an the att	ALE OF PROPERTY: If you default in the payment of the Account, or in the performance of any terms of your Agreement, or the performance of anything you agree to do in this Deed, we may foreclose this Deed, either by legal action or by advertisement ad sale in accordance with the laws of Oregon. You have the right to cure the default within 5 days of the date set by the Trustee as e date of sale, by paying us (a) the entire amount due, (b) the actual costs and expenses we incur, and (c) actual trustee's and torney's fees, as provided by section 16.753(1)(a) of the Oregon Revised Statutes or as provided by the laws of Oregon in effect at					
BI	e time cure is effected. ENEFICIARY'S RIGHT TO	COLLECT BETAIN	AND A	PPLY RENTS ANI	) PROFITS: As additio	onal security for fault in payment

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- 19. SALE OF PROPERTY: If you sell the Property voluntarily without obtaining our consent, we may declare as immediately due and payable the Unpaid Balance on the Account plus Finance Charge on that Balance. We will not exercise our right to make that declaration if (1) we allow the sale of the Property because the creditworthiness of the purchaser of the Property is satisfactory and (2) that purchaser, prior to sale, signed a written assumption agreement with us which contains terms we specify including, if we require, an increase in the Finance Charge Rate under the Agreement.
- 20. PRIOR MORTGAGES OR DEEDS OF TRUST: You shall pay and keep current the monthly instalments on any prior deed of trust or mortgage and shall prevent any default of the prior mortgage or deed of trust. Should any default be made in the payment of any instalment of principal or any interest on the prior deed of trust or mortgage, or should any suit be filed to foreclose the prior deed of trust or mortgage, you agree the amount secured by this Deed shall be due and payable in full at any time. At our option, we may pay the scheduled monthly instalments on the loan secured by the prior deed of trust or mortgage and, up to the amount we pay, we may become subrogated to the rights of the beneficiary or mortgage on the prior deed of trust or mortgage. All payments we make on the loan secured by the prior deed of trust at the Finance Charge Rate until the amount so paid is paid in full.
- 21. FUTURE OWNERS: This Deed shall be binding upon you, your heirs and personal representatives and all persons who subsequently acquire any interest in the Property.
- 22. PARTIAL RELEASE OF PROPERTY: At your request, we may release any part of the Property from this Deed. Any release shall not affect our interest or any rights we may have in the rest of the Property.
- 23. COSTS OF RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed. 24. CHANGES: This Deed cannot be changed or terminated except in a writing which we sign.
- 25. SUBSTITUTION OF TRUSTEE: If the Trustee resigns, we may appoint a Successor Trustee.
- 26. NOTICE OF DEFAULT: We request that a copy of any notice of default and a copy of any notice of sale mailed to you also be mailed to us at the address on the front.

 COPY: You acknowledge that you received a true copy of this Deed.
 SIGNATURE: You have signed and sealed this Deed on <u>AUGUST 17TH</u> 19 92 in the presence of the persons identified below as "witnesses (SEAL) Witness (SEAL) Grantor STATE OF OREGON, COUNTY OF I HEREBY CERTIFY That this instrument was filed for STATE OF OREGON, COUNTY OF LANE 19 92 On this 17TH day of AUGUST past \_\_\_\_\_\_\_ o'clock M., this day of \_\_\_\_\_\_ before me, a Notary Public in and for said State, personally appeared JOYCE C. CLARIDGE past \_\_\_\_ in my office, and duly recorded in Book 19 of Mortgages at page known to me to be the person(s) whose name(s) IS (is) (arr) subscribed to the within instrument and acknowledged to me OFFICIAL SEAL executed the same. that S he TIFFANY E. JUNKER NOTARY PUBLIC - OREGON COUNTSION NO.COE215 Notary Public of Oregon LIY COMMISSION EXPRES APR 21, 199 My Commission expires: (Beneficiary) Trustee Granto σ 'ith Power of Sale TRUST ខ d/b/a ORTGAGE per 2 0 nc. nail STATE OF OREGON: COUNTY OF KLAMATH: SS the 19th day Mountain Title Filed for record at request of M92 P.M., and duly recorded in Vol. A.D., 19 \_92. \_\_\_ at 2:04 \_\_\_\_ o'clock \_\_\_\_ Aug of on Page 18633 Mortgages of Evelyn Biehn County Clerk u Mul By NIL FEE \$15.00 **REQUEST FOR FULL RECONVEYANCE** Date: , Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing Deed of Trust. All sums secured by that Deed of Trust have been fully paid and satisfied. You hereby are directed to cancel all evidences of indebtedness secured by that Deed of Trust (which are delivered to you herewith together with the Deed of Trust) and to reconvey, without warranty, to the parties designated by the terms of the Deed of Trust the estate now held by you under the same. Mail reconveyance and documents to the office of the holder of the indebtedness presenting this request.

Beneficiary Beneficial Oregon Inc. d/b/a BENEFICIAL MORTGAGE CO. By \_\_\_\_\_