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108-29-94A11:	LINE OF CREDIT INSTRUME
29 - Antonio Antoni	- CHEDIT ROME
t, a r ana sina s	Date: August 10, 1994
Jimmy R Hines and Grantor(s): <u>Marybeth Hines</u>	Address: 443 Legune St
· Jimmay R Hines and	
Borrower(s): Marybeth Hines	Address:
United States Nitional	Klamath Falls OR 97601
Beneficiary/("Lender): Sank of Oregun	Address:P O Box 3176
U.S. Bank of Washingtor;	ant : serve
Trustee:National Association	
	Address: <u>PO_Box_3347</u> Portland Or 97208
more particularly described as follows:	bly grant, bargain, sell and convey to Trustee, in trust, with power of sale, the, located inKLimathCounty, State of Oregon
LOT 4 IN BLOCK 9 OF THE TERRASES, ACCOR	SING TO THE OFFICIAL PLAT
THEREOF ON FILE IN THE OFFICE OF THE CO	UTY CLERK OF KLAMATH COUNTY
OREGON, IN KLAMATH COUNTY, OFFICION.	
or as described on Exhibit A, which is attached here c and by this refended of later located on the Property (all referred to in this Deed of True and rents from the Property as additional security for the debt description of Trust.	et nce incorporated herein, and all buildings and other improvements and fixtures at as "the Property") i also hereby assign to Lender any existing and future leases at d below. I agree that I will be legally bound by all the terms stated in this Deed
2. DELIT SECURED. This Deed of Trust secures the following:	
Line payment of the principal, interest, cridit report fees costs and any and all other amounts, whith under a note August 10, 1994, signed by Jimmy R Hi and payable to Lander, on which the last styment is due Au	("Borrower")
(cel ectively Note)	g ist 18, 2004 , as well as the following obligations, if any
and any extensions and renewals of any lengt 1. The words "LINE OF checked, unless paragraph 2.b. is also checked	C REDIT INSTRUMENT" do not apply to this Deed of Trust if this paragraph 2 a is
I) The payment of all amounts at a	
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Li. The payment of all amounts that are payet e to Lender at dated, ind iny amendment:	1 V time under a
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3 IN SURANCE, LIENS, AND UPKEEP.

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3.11 will keep the Property insured by companies acceptable to you with fire and theft insurance, flood insurance if the Property is loca ed in any area which is, or hereafter will be designated as a special flood hazard area, and e dended coverage insurance, if any, as foil ws MUTUAL OF ENUMCLAW INS

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The policy amoun will be enough to pay the entire amount (wint) in the dabt secured by this Deed of "rust or the insurable value of the Property, whichever is less, despite any "co-insurance" or similar provision in the policy. The insumance policies will have your sundard loss payable endorsement. No one but you has a mortgage pillen in the Property, except the following "Permitted Lien(s)":

CLAMATH FALLS FEDERAL BK

3.2 I will pay apes and any debts that might become a lier on the Property, and will keep it free of trust deeds, mortgages and lier : other than yours and the Permitted Lians just described.

213 I will also keep the Property in good condition and repair and will prevent the removal of any of the improvements.

(14 If I do not do any of these things, you may do them and add a e cost to the Note or Credit Agreement as applicable. I will pay the east of your doing these whenever you ask, with interest at the fixed or 1 oating rate charged under the Note or Credit Agreement, whichever is higher. Even if you do these things, my failure to do them will be a sefault under Section 6, and you may still use other rights you have or the default.

& DUE ON SALE. I agree that you may, at your option, declare (ue and aly able all sums secured by this Deed of Trust if all or any part of the Property, or an interest in the Property, is sold or transformed. If you exercise the option to accelerate. I know that you may use any default erhedies permitted under this Deed of Trust and applicable law I know that you may exercise your rights under this due on sale provision each time all or any part of the Property, or an interest in the Property is sold or transferred, whether or not you exercised your rights on any previous sales or transfers

5. PROTECTING YOUR INTEREST I will do anything that may now or later be necessary to perfect and preserve this Deed of Trust and I will pay all recording fees and other fees and costs involved.

6. DEFAULT. It will be a default:

6.1 If you do not receive any payment on the debt secured by this Deed of Trust when it is due;

6.2 If I commit fraud or make any material misrepresentation in connection with my loan application, the Note or Credit Agreement, this Deed of Trust, or any aspect of my line of credit. For example t will be a default if i give you a faise inancial statement, or if i concil tell you the truth about my financial situation, about the Property that is subject to this Deed of Trust, or about my use of the money blained from you through the Note or line of credit;

6.3 If any action or inaction by me adversely affects your security for the Note or Credit Agreement, including, but not limited to, the following:

a. If all or any part of the Property, or an interest in the Property is sold or transferred:

b if I fail to inaintain required insurance on the Property;

c if I commit waste on the Property or otherwise destruct vely use or fail to maintain the Property;

d If I die:

e If I fail to pay taxes or any debts that might become a lin on the Property.

f. If I do not keep the Property free of deeds of trust, inortigages and liens, other than this Deed of Trust and other Permitted Liens I have aiready told you about;

g. If I become insolvent or pankrupt;

h if any person forecloses or declares a forfeiture on the Property under any land sale contract, or forecloses any Perinitted Lien or other lien or the Property; or

i. If I fail to keep any agreement or breach the warranties, representations or covenants I am making to you III the Deed of Trust about hazardous substances on the Property.

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7. YOL: RIGHTS AFTER DEFAULT. After a default, you will have the follow a rights and may use any one, or any combination or them, at any time.

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7.1 % u may declare the entire secured debt immediately due and payet is all at once without notice.

7.2 & oject to any limitations imposed by applicable law, either before or a 't at a sale of the Property under a judicial foreclosure, or before a sale I the Property by advertisement and sale, you may sue for and recover from Borrower all amounts remaining under the Credit Agree ment, under the Note, and under this Deed of Trust.

7.3 Y u may foreclose this Deed of Trust under applicable law either judic ally by suit in equity or nonjudicially by advertisement and sale.

7.4 Y u may have any rents from the Property collected and pay the am a nt received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.

7.5 I will be liable for all reasonable collection costs you incurate the ful extent allowed by law. If you-foreclose this Deed of Trust either jud ¢ ally by suit in equity or nonjudicially by advertisement and sale, I wil a lso be liable for your easonable attorney fees including any on apr e il or review.

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

8. HAT ROOUS SUBSTANCES.

8.1 Except as previously disclosed to you in writing, i represent and war int to you that no haza dous substance is stored, located, used or produced on the Property, and that to the best of my knowledge, after due and diligent inquiry, no hazardous substance is stored, located, us a produced on any adjacent Property, nor has any hazardous substance been stored, located, used, produced, or released on the Proparty or any adjacent property prior to my ownership, possession or complot the Property.

will not cause or permit any activity on the Property that directly or i directly could result in the release of any hazardous substance on to or under the Property or any other property I agree to provide writion notice to you immediately when I become aware that the Prot arty or any adjacent property is being or has been subjected to a re e ise of any hazardous substance.

8.3 ou 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 the efor. I shall cooperate in all respects in the performance of the auc t. 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 i the audit reveals a default pertaining to hazardous substances. If I refise to permit you or your representatives to conduct an environmental audit on the Property, you may specifically enforce per ormance of this provision.

8.4 will indemnify and hold you harmless from and against any and all c a ms, demands, liabilities, lawsuits and other proceedings, damages, Ics ses, liens, penalties, fines, clean-up and other costs, expenses, and a tyrney fees (including any on appeal or review) arising directly or ir c rectly from or out of, cr in any way connected with (i) the breach of an representation, warranty, covenant, or agreement concerning ha ardous substances contained in this Deed of "rust or in any other dor ument executed by me in connection with the debt secured by this Eaid of Trust; (ii) any release onto or under the Property or other property of any hazardous substance that occurs as a direct or indirect rault of acts or omissions by me or my agents or independent contractors; and (iii) any release onto or under the Property of any raiardous substance that occurs during my ownership, possession, or co itrol of the Property.

Et if you shall at any time, through the exercise of any of your raneofes under this Deed of Trust or by taking a deed in lieu of 1) sclosure, hold title to crown the Property in your own right, you may, at your option, convey the Property to me. I covenant and agree that I shill accept delivery of any instrument of conveyance and resume cynership of the Property in the event you exercise your option te eunder to convey the Property to me. You, at your sole discretion, thall have the right to record any Instrument conveying the Property to (n) and such recordation shall be deemed acceptance by me of the n trument and the conveyance.

S. BANK.		DEED OF TRUST
5 All of my representations, warranties, ntained in this Deed of Trust regardin cluding but not limited to my agreement operty from you and to resume ownership is Deed of Trust or acceptance by you of a	to accept convey ince of the p, shall survive for aclosure of a deed in lieu of to eclosure.	9 : ATISFACTION OF DEED OF TRUST. When the Note or Credit Agreement o i oth, as applicable, are completely paid off and the Credit Agreement, as a plicable, is cancelled and terminated as to any future loans. Lunderstand it to you will request Trustee to reconvey, without warranty, the Property to the person legally entitled thereto. I will pay Trustee a reasonable fee for proparation and execution of the reconveyance instrument and I will record to reconveyance at my expense.
7 For purso les of this Delet of Trust, the eans any substance or material defined o pole waste, hazardous or toxic mate releactive substance (or cesignated by a	e term "haza dous substance" or designate las razardous or rial or haza robous, toxic or iny other similar tarm) by any regulation of ord rance now in	CHANGE OF ADDRESS. I will give you my new address in writin with anever I move You may give me any notices by regular mail at the las ac tress I have given you. OREGON LAW APPLIES. This Deed of Trust will be governed by Orego
Deplicable federal, state or rocal statute of frect or in offect at any time during eit nust or the period of time i remain in posi ne Property following either foreclosur coeptance by you of a deed in lieu of fore	session, custody it control of re of this Leed of Trust or	 OREGON LAW APPLIES. In this Deed of Trust "I", "me" and "my" mea A v. II. NAMES OF PARTIES. In this Deed of Trust "I", "me" and "my" mea B antor(s), and "you" and "your" mean Beneficiary/Lender.
gree to all the terms of this Deed of		Grantor Merybeth Hines
rattor Jimmy R Hines		Grantor Maryberth Hines Grantor
rantor		
Brantor		
	INDIVIDUAL AC	CKNOWLEDGMENT
County of Blamath))ss) Jimmy R Hires and M	
County of KIAMAth Personally appeared the above named – and acknowledged the foregoing Deed of JOYE R. F NOTARY PUE)	
County of KIAMAth Personally appeared the above named - and acknowledged the foregoing Deed of JOYE R. F NOTARY PUE) Jimmy R Hines and M Trust to be <u>Jizcirc</u> IAL SEAL FORRESTER SUC - OREGON IN NO. 009785 XPIRES SEPT. 2 (, 199))	la : beth Hines
County of <u>KIAMAth</u> Personally appeared the above named – and acknowledged the foregoing Deed of OFFICE JOYER F. NOTARY PUE COMMISSION ED MY COMMISSION ED) Jimmy R Hines and M Trust to be Zizczc FORRESTER SUC - OREGON NN NO. 003785 XPIRES SEPT. 21, 199 5 F EQUEST FO	All beth Hines - voluntary act. Before me: <u>Ante</u> <u>Januestin</u> Nytary-Public for Oregon My commission expires: <u>Sept 24, 1995</u> DR F ECONVEYANCE
County of <u>KIAMAth</u> Personally appeared the above named – and acknowledged the foregoing Deed of DOFFICE DOFFICE NOTARY PUE COMMISSION E MY COMMISSION E TO TRUSTEE: The unitersigned is the holder of the l) Jimmy R Hines and M Trust to be Zizerce AL SEAL FORRESTER SUC - OREGON NO.0 007365 XPIRES SEPT. 21, 199 F EQUEST FO Note or Cred t Agr. ement or both n, as applicat le, to gether with all or Credit Agr. ement or both, as a held by you under the Deed of Tru	Iai beth Hines - voluntary act. Before me: What Particle Nytary-Public for Oregon My commission expires: Sept 24, 1995 OR F ECONVEYANCE h, is applicable, secured by this Deed of Trust. The entire obligation evidence Io that indebtedness secured by this Deed of Trust, have been paid in full. You applicable, and this Deed of Trust, which are delivered herewith, and to record us to the person or persons legally entitled thereto.
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County of KIAMATA Personally appeared the above named – and acknowledged the foregoing Deed of OFFICE UDTER PE NOTARY PE COMMISSION E NY DOMHISSION E TO TRUSTEE: The unitorsigned is the holder of the I the Noile or Credit Agreement or both hereby directed to cancel the Note of withou : warranty, all the estate nowl Date:) Jimmy R Hines and M Trust to be Zizcic IAL SEAL FORRESTER SUC - OREGON NO.009785 KPIRES SEPT. 21, 199 F EQUEST FO Note or Credit Agriement or both h, as applicatile, to gether with all or Credit Agriement or both, as a held by you under he Deed of Tru ITY OF KI AMI TH: SS.	As + beth Hines - voluntary act. Before me: Mary Aublic for Oregon Nytary Aublic for Oregon My commission expires: Sept 24, 1995 OR F ECONVEYANCE h, is applicable, secured by this Deed of Trust. The entire obligation evidence 10 t x indebtedness secured by this Deed of Trust, have been paid in full. Yo applicable, and this Deed of Trust, which are delivered herewith, and to recoust to the person or persons legally entitled thereto. Signature:

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