<ul> <li>STOOD</li> <li>1. PARTIES: In this Deed of Trust () De: I') the words vt u and your refer to each and all of those who sign this Deed as G whose address is <u>B18</u> NW WALL: TREET BENN <u>dBN 9701</u>; dBA BENEFICIAL MORTGAGE CO., the Beneficiary of this word Trustee refers to <u>BEID</u> 1 ITLE CO. Whose address is <u>B18</u> NW WALL: <u>TREET BENN</u> <u>oR. 97701</u>; dBA BENEFICIAL MORTGAGE CO., the Beneficiary of this word Trustee refers to <u>BEID</u> 1 ITLE CO. Whose address is <u>B18</u> NW WALL: <u>STRUET BENN</u> <u>oR. 97701</u>; dBA BENEFICIAL MORTGAGE CO., the Beneficiary of this word Trustee refers to <u>BEID</u> 1 ITLE CO. Whose address is <u>B19</u> NW WALL: <u>STRUET BENN</u> <u>oRECON 97701</u>; dBA BENEFICIAL MORTGAGE CO., the Beneficiary of this word are in the date of the date to a develope the date of the date there is been a called "Payme t Amounts" beginning one month from the date of the Agreement provides for adjustments in the Annual Percer age Rate utilized to calculate the Finance Charge, based on change the last cash advance or the date there is been a chan a of rate, whichever first occurs.</li> <li>3. CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in trus for as: Property: The Property is located in the 'ounty of KLA 4ATH Oregon.</li> <li>3. LOT 6 AND 7 IN BLOCK 1 OF N RTH BEAVER MARSH ADDITION, ACCORDING TO THE OFFICIAL PLATE THEREOF ON FILE IN THE: OFFICE OF 'HE COUNTY CLEEK OF KLAMATH COUNTY.</li> </ul>	brantor. S Deed, Seement to the nich is t. The ges in late of
<ul> <li>1: PARTIES: In this Deed of Trast (' De: E') the words yet and your refer to each and all of those who sign this Deed as G whose address is <u>B18 NW WALL</u> TREET BENU OR. 97701</li> <li>Whose address is <u>B18 NW WALL</u> TREET BENU OR. 97701</li> <li>Whose address is <u>B18 NW WALL</u> TREET BENU OR. 97701</li> <li>Whose address is <u>B195 NW WALL</u> STREET BENU OR. 97701</li> <li>Whose address is <u>B195 NW WALL</u> STREET BENU OREGON 97701</li> <li>You are <u>ADELINE M HA3 3N</u></li> <li>OBLIGATION SECURED: We have rough an ope rend loan (the "Account") pursuant to a Credit Line Account Agree maximum Credit Line of \$001). (w) 'he Agreement evidences to you, including any initial cash advance, up repayable in scheduled monthly pay ten's called "Paymer: Amounts" beginning one month from the date of the Agreement an Index identified in the Agreement. The term or final n a urity of the Agreement will be <u>60</u> months from the date three his been a chang of rate, whichever first occurs.</li> <li>CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed and still and convey to the Trustee, with power of sale, the real property is located in the 'sounty of KL4 (ATH, Oregon.</li> </ul>	brantor. S Deed, Seement to the nich is t. The ges in late of
<ul> <li>Whose address is <u>1195 NW W1LL</u> STREET BEND OREGON 97701</li> <li>OBLIGATION SECURED: We have rouge yeard loan (the "Account") pursuant to a Credit Line Account Agree maximum Credit Line of \$60(1)(h) is the Agreement of the Agreement of the Agreement of the Agreement of the Agreement. The term or final n a urity of the Agreement to calculate the Finance Charge, based on charge the last cash advance or the date thre h is been a charg of rate, whichever first occurs.</li> <li>CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in trus for 4s: Property is located in the Sound of the County of KL4 (ATH, Oregon.</li> </ul>	exement to the nich is t. The ges in late of
<ul> <li>ADELINE M HA3 2N</li> <li>OBLIGATION SECURED: We have roade you an ope road loan (the "Account") pursuant to a Credit Line Account Agree ment") under which we ire pligared to make loans and advances to you, including any initial cash advance, up repayable in scheduled monthly payments called "Paymer: Amounts" beginning one month from the date of the Agreement provides for adjustments in the Annual Percer age Rate utilized to calculate the Finance Charge, based on change the last cash advance or the date there is been a chang of rate, whichever first occurs.</li> <li>CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in trus for us:</li> <li>Property: The Property is located in the 'county of KL4 (ATH, Oregon.</li> </ul>	exement to the nich is t. The ges in late of
<ul> <li>(the "Agreement") under which we use &gt; bligated to make loans and advances to you, including any initial cash advance, up repayable in scheduled monthly pay news called "Paymer: Amounts" beginning one month from the date of the Agreement provides for adjustments in the Annual Perce r age Rate utilized to calculate the Finance Charge, based on chang an Index identified in the Agreement. The term or final n s urity of the Agreement nt will be months from the date of the Agreement the last cash advance or the date three h s been a chang of rate, whichever first occurs.</li> <li>3. CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in trus for us;</li> <li>Property: The Property is located in the 'ounty of <u>KL 4 (ATH</u>, Oregon.</li> </ul>	to the nich is t. The ges in late of
Agreement provides for adjustments in the Agreement evidences Credit Line Account ("Account") wh an Index identified in the Agreement. The term or final n a urity of the Agreement will be	to the lich is t. The ges in late of
Agreement provides for adjustments in the Annual Perce a age Rate utilized to calculate the Finance Charge, based on change an Index identified in the Agreement. The term or final n a urity of the Agreement will be 60 months from the date of the Agreement the last cash advance or the date there is a been a change of rate, whichever first occurs. 3. CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in true for us: Property: The Property is located in the 'county of <u>KL4 (ATH</u> , Oregon.	to the lich is t. The ges in late of
<ul> <li>an index destribution in the Agreement. The term or final n a grit with agreement will be for the last cash advance or the date there h is been a chan a of rate, whichever first occurs.</li> <li>CONVEYANCE OF PROPERTY: To secure the prompt payment of the Account, you make this Deed described below (the "Property") in true for us:</li> <li>Property: The Property is located in the "ounty of <u>KL4 4ATH</u>, Oregon.</li> </ul>	t. The ges in late of
AUG. 23 AUG. 23 How the "Property") in true for us: Property: The Property is located in the Sound of KL4 (ATH, Oregon.	late of
The legal description of the Property is:	
LOT 6 AND 7 IN PLOCE is:	d on
	peny
PLAT THEREOF ON FILE IN THE OFFICE OF 'HE COUNTY CLERK OF KLAMATH COUNTY OREGON INCLUDES MOBILI	
The Property is improved by buildings erec ed thereon.	
5. CTHER ENCLAMENTAL STREPTOPERTY S n) currently used for agricultural timber or same	
Date NUNE NUNE	
Principal Amount \$, 19, 19, Provide Security Instrument: Deed of Trust D Mortga	ge
ruge	
Clerk of Page Page Page Page Page Page Page Page	)n
6. At COUNT: You shall now that	
7. TITLE You many and the factor and to the tert is of the Agreement	
are responsible for any costs or losses to us i anyone but you claims an interest in it.	d
9. INSUBANCE then	_
will not restended coverage.") If we ask, you will get insurance and the lings on the Property against damage by fire and all have a damage by fire and all	
security for the paper of the p	
10. FAIL INFE TO MANATTA TO THE TOTAL OF THE POINTES AS NUTHER	
11. INSI IRANCE BUILDED and premiums that we dvance to you, o us interest. This Deed service at after we give you any notice the law	
and then filing a visit of the receive any usurance process is as a result of	
and it y for ally other nurness we are a strong and the single nurses of	
due for these item is and and, water i) set or rates or asses many and a	
and any such amounts we have a state of the same and the	
13. MAINTAIN PROPERTY: You shall keep the 'roperty in gove and his	
and strange of the Mortgagor co mple's with all federal the Property in the past, (d) the property is not present	
illegal drug activity und the Property. Mortgi gor varrants that no i ber the Property attack, and local environmental laws in the	
14. DEFE VSE OF PROPERTY: You shall appear ind defend any it will be used in Trustee. You shall appear ind defend any it will be used in the state of any illegal drug activity	
charges or liens which, in our judgment, appear it be superior to d in the Property including, without limitation ensure the	
expenses, employ counsel and pay easc table attorney is res (van shall be at the start of whether a start of	
5. ALTERATIONS OR IMPROVEMENTS: No building or improvement on the Property with the second se	
(2) Fighting to Day on Cat. the two day; at our official declare the full a round a Care the	
(d) Retrins: If you do not bened or the Agn eme it if you do not compliance and the in the it is due.	
(c) Death: If you should die.	

	DEFAINT. IF			4
	DEFAULT: If you default in he	Willent - C .	ccount, or in the performance of any terms of yo we may foreclose this Deed, either by legal action	
10	ale in accordance with the lat is the	do in this Des	ccount, or in the performance of any terms of yo we may foreclose this Deed, either by legal action o cure the default within 5 days of the	2696
	ALGHT TO CURE DEFAULT Y	Uregon.	we may foreclose this Deed, either by legal action o cure the default within 5 days of the date set by the ual costs and expenses we incur, and (c) actual trus sed Statutes or as provided by the laws of Operation	our Agreement, or in th
a	i provided by section 86, 753(1)(a)	it due, (b) the ac	) cure the default within 5 days of the date set by to ual costs and expenses we incur, and (c) actual trus sed Statutes or as provided by the laws of Oregon in ntarily without obtaining our concern	of by advertisement .no
19. S	ALE OF BRODE	the Oregon Rev	sed Statutes or as provided to an and (c) actual true	he Trustee as the date of
	a payable the Unnaid Balance	he Property you	steril	effect at the time and
(2)	claration if (1) we allow the sale of that surphase	Account plus F	ntarily without obtaining our consent, we may dec. nance Charge on that Balance. We will not exercis tse the credit worthings of the purchaser of the Pro- ption agreement with us which contains terms we s	is the time cure is
req	uire, an increase in the Finance	a written assun	namy without obtaining our consent, we may dec. nance Charge on that Balance. We will not exercis ise the credit worthings of the purchaser of the Pro- ption agreement with us which contains terms we s i shall pay and keep current the provide the	are as immediately due
50. TK	IUR MORTGAGES OF DUNN	arge Rate unda	the Agreement will us which contains to	perty is satisfactor
ofa	ny instalment of principal	default of the	the Agreement with us which contains terms we s i shall pay and keep surrent the monthly instalment or mortgage or deed of trust. Should any default be deed of trust or mortgage, or should any suit be filed by this Deed shall be due and payable in full at any iciary or mortgage.	pecify including, if we
GLEI	or trust or mortgage way any int	rest on the nrice	dand in the deed of trust stalment	" OD one
pay,	we niav become subrogated to a	i ments on the los	by this Deed shall be due and pould any suit be filed	made in the payment
\$0. pr	ud in the loan secured by the me	<sup>1</sup> gins of the bena	ician and of the prior deed of thirt at an	time At our
- · · · ·	PAYMENT CHARGE.		Beege shall bear interest at the Finance Gi	ortgage, All province
	e the Principal Balance. A Ph pay	i lent Charge ma	induce Charge	Rate until the am
on the	average of the Principal Balan	e Principal Bala	be assessed and collected if you prepay this Account during the first 60 months that during the count at the the anamount equal to 6 months prior to the closing of the Account at the the prepayment on your Account at the the prepayment on y	OUD! they in the
orinv	oluntary.	r each of the f	José the Account during the first 60 months that during the first 60 months that during the seduced and will be an amount equal to 6 months prior to the chosing of the Account at the the regardless of whether the prepayment on your Account you, your heirs and personal	his Account is open
22. FUTU	RE OWNERS: This Day	may be assessed	regardless of whether the prepayment at the the	n prevailing Analysis
shall n	I DEFOL OF PROPENTY		personal representative	
24. COSTS	OF RELEASE. Van any rights	ve may have in	we may release any part of the Property from this he rest of the Property. ses of obtaining and recording all releases from a riminated except in a writing which we sign.	persons who
25. CHAN	GES IN DEED: This Doed	costs and exp a	ses of obtaining	Deed. Any release
20. [SUBST]	TUTION OF TRUSTEF	be changed or i	he rest of the Property. ses of obtaining and recording all releases from a irminated except in a writing which we sign. ve may appoint a Successor Trustee. ce of default and a copy of	nd of the p
				nd of this Deed.
28. COPV.	and address on the front	or any not	ce of default and	
29. SIGNAT	URE: You have signed	a true copy of i	us Deed. IG. 23	ed to you also be
id inlined	below as "witnesses."	is Deed on	IG. 23	
Witnes;	The states		in the presence	e of the
Witness (	1. D. Tely-		+ Aur	of the persons
	for March		+ Adeline M. Haren	
			Grantor	(SEAL)
On this 23	EGON. COUNTY OF DESCIUT		Grantor	(SEAL)
before me, a No	day of <u>AUCUST</u> tary Public in and for said State, LINE M HAREN	19 94	STATE OF ORECON, COUNTY OF	
-PPeared ADE	tary Public in and for said St ite, LINE M HAREN	ersonally	CONT of the	
in the to be to be	10 th.		record at the request of the Beneficiary at past	was filed for
that Sine exec	within instrument and acknow ledge	S (is) (are)	19 of Mortgages at page	minutes
	alled the same.	isd to me	of Mortgages at page	a in Book
My Commission es	mollen	E KI	OFFICIAL SEAL	
2000 en	pires 8-5 Norary Public ci	Oregon		
291137807	2743	M	NOTA IN THE COREGON COM. COMPLETE AUG. 5, 1997	
			100. 5, 1997	
•	REQUEST	FOR FULL FI	CONVEYANCE	
The under igned :				
eed of Trus have be	the legal owner and holder of all	Idebrod	Da e:	
y the terms of the r	ered to you herewith together	by are directed u	Date: red by the foregoing Deed of Trust. All sums secur cancel all evidences of indebtedness secured by the and to reconvey, without warranty, to the parties d ume. Mail reconveyage and details	, 19
older of the indebted	dness presenting the estate now held b	ve Deed of True	and to reconvey with an and to reconvey with an	ed by that
	ins request.	whiler the	Date: red by the foregoing Deed of Trust. All sums secur cancel all evidences of indebtedness secured by that and to reconvey, without warranty, to the parties d une. Mail reconveyance and documents to the offi-	esignated
			-ມ.	ce of the
		L/C	enciary	
			eficial Oregon Inc. 4/b/a VEFICIAL MORTG AGE CO.	
		$\mathbf{B}_{\mathbf{y}}$		
			065	
			Office M	lanager
TE OF UREGON	COUL			
LOUN:	COUNTY OF KLAMATH:	¢		4
OF Record on		· •		
A118	uest of <u>Mount at 11</u>	Title co	<u>AM.</u> , and duly recorded in Vol. <u>M94</u> on Page <u>26962</u>	
	of Mortgagits	22_ o'clock .	AM., and duty the 29th	
\$15.00	and Q.	Evel-	on Page 26962	_ day
		By		
The surgery of the second		υy	Quilline Mullendere	
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