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	and the second	A r	LINE OF CR	OIT TRUST	DEED			
	ASPEN#04042205	4 ** 4		(Ques				
This I	LINE OF CREDIT TRUST DEED IS	DATED_	August	1994	,,,,, -			AMONG
ARV	OLD MIGLIACCIO, JR. A	ND_KIM_	1. MIGLIAC.	O, HUSBA	ND AND	WIFE		e address is ow as "Grantor");
			OR 97601	: 0797 Charle	Way, Klar	neth Falls, Crego	n (referred to b	siow sometimes as
"Lend	LAND COMMUNITY FEDERAL CRI Jer: and sometimes as "Beneficiary	/");arx A&!	EN TITLE & ESC	OW, INC., who	ose addro	se is 525 Main St.	, Klamath Falls,	Oregon 9/001(ne-
terri (i to below as "Trustee").		,	:				
4 (CONVEYANCE AND GRANT.			e Tito			~ ~	l.
		vevs it Trus	se for the benefit	a Landar de Ren	officiary e	of Grantor's right, ti	ije, and interest i	n and to the following-
	described rest property, together with appurtanances; all water, water rights relating to the real property,							
	relating to the real property. Klamath	incipa ing	THE PARTY OF THE P			County, State of C	regon, (the "Real	Property"):
		1 4	s		2 M 2 / 4			
	: 14, Block 2, KLAMATH	RIVER	SPORTSMAN'	ESTATES.	in th	e County of	Klamath,	State
of	Oregon.				1 1 1 1	1	a *	
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	The Real Property or list accrees is come	i Lange o seriel	13090 Le	a Lane, l	(lamat)	ralls, OR	97601	
							d Interest in any in	provements and to the
	Grantor presently assigns to Lender (also Rents from the Property. In addition, Gri	Butos & Rufa (inder a Uniform Co	n nerdal Code sec	urity interes	t in the Rents and the	Personal Propert	Cenned Delow.
2.	DESINITIONS	1			. 4	44 T		
	The following words shall have the follow	ល្ងៃ មាន ហៀបដ	when used in the La	n i of Credit Trust I	J 99 0:	24	100/	
	a. Agreement. The word "Agreement	ul" mes na tin	Equiline Credit	A xount Agreen	ient date	August 24	1994	
	the maximum principal amount at b. Beneficiary. The word "Beneficiary.	SUACOL OUR	- 01.0					ed to as "Lender" in
		rds "Lir e of 0	edit Trust Deed ma	a this Line of Cre	dit Trust De	ed among Grantor, L	ender, and Truster	e, and include without
	limitation all sasignment and security	THOUSE LIPTURE	NOTE LEADING OF ALL					
	d. Grantor. The word "Grantor" means	eny ar deal p	Hacks and entitles	s scribio mis rais	OI CHOIL I	us les sesses fix	res brildings st	ructures, mobile homes
	Improvements. The word "improve affixed on the Real Property, facilities."							
	a make down The word findshied	iness" (1980)	all principal and inte	n at payable under	the Agree T	nent and any amounts	advanced or exp	ended by Lender to Deed, together with
	terminated or suspended or it sover	COSTRIBILIDAD.	readvanced by Cres	d : Union in accord	ance with th	e Agreement. Notwi	thstanding the am	onder the Agreement Will
	credit Union, repaid by distinct, and particular time, this Line of Credit Ti- remain in this force and effect notwith amount shown above as the principal							
	amount shown above as the principa	BRIEFING	A Militarium in				-	
	g. Lender. The word "Lender" means						owned by Grantor	, now or hereafter attach
	h. Personal Property. The words *Pe or affixed to the Real Property; 100	ether vith ed	. Oceas ons, parts, e	e it, fixtures, and o	ebjecement	s of, and all substituti	ons for, any of suc	on property; and together penty.
	with all proceeds (including without	- BING CHUTTE.	(Minter on branch as	• • • • • • • • • • • • • • • • • • • •			•	
	i. Property "The word "Property" me	ens col activa	/the Peal Property	e vid the Personal P	roperty.		and Grant spetter	1
	J. Real Property. The words "Real P	roperty * me s	the property, inter-	n is and rights desc	cribed above	in the "Conveyance	and otant sector	 ation nominity accomment
	k. Related Documents. The words " mortgages, deeds of trust, and all					and sections in an a	oroomonus. Cusuw	IREID' BOCOLLI MELLOLLICAL
	mortgages, deeds of trust, and all	Childra A vegres a	1 100 111100000					
	L Rents. The word "Ronts" meens a	SETERICAL TOWARD	A ACCONOMISSION AND A STREET	HENTS AND THE	SECURIT	Y INTEREST IN THE	RENTS AND PER	SONAL PROPERTY, E
11	HIS LINE OF CRIENT TRUST DEED; IN	EINCI BTE	MEBS AND (2) PEI	ORMANCE OF	AND ACC	LL OBLIGATIONS O	F GRANTOR UNI LOWING TERMS	UER THE AGHEEMEN! :
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Grant and pay to Let ave at a mounts accurately this line of Credit Trust Deed a a hey become due, and shall safety perform all of Grantor's obligations under the Ayrament and Line of Credit Trust Deed.

POIS ISSICH AND MAINTENANCE OF THE PROPERTY.

Grant r agrees that its possession and use of the Propis ty at a (be governed by this indicating provisions:

Figureseaton and Use. Unless and until Lender takes any a ston under paragraph 17, Grantor may (a) remain in possession and control of the Property, and ib) specials and imariage the Property. The following provide and restaud to the use of the Property or to other instations on the Property.

THIS INSTRUMENT VALL NOT ALLOW USE OF THE PIT (PERTY DESCRIDE) IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REQUIRED THE PROPERTY SHOULD CHECK WITH REQUIRED BEFORE BROWNING OR ACCEPTE OF THE INSTRUMENT, THE PERSON ACQUIRED FEETILE TO THE PROPERTY SHOULD CHECK WITH APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VER BY APPROVED USES.

b. Duty to Maintain. Grantor shall maintain the Proper yin a nantable condition on a promptly perform all repairs and maintenance necessary to preserve its value.

c. As zardous Substances. Grantor represents and valorand that the Property name will be so long as this Line of Credit Trust Deed remains a Ben on the Property, used for the generation, manufacture, storage, treatment, clapous (, release or threate xi release of any hazardous substance, as those terms are defined in the Comprehensive Er vironmental Response, Compensation and Liability Actic 1990, as amended, 2.U.S.C. Section 9901, et seq. ("CERCIA"), the Superfund Amendments and Er vironmental Response, compensation and Liability Actic 1990, as amended, 2.U.S.C. Section 9901, et seq. ("CERCIA"), applicable state levels, in rey (stations adopted puls and to any of the foregoing. Grantor authorizes Lender and its agents to enter upon the Response to the Property to make such inspections and tests as Lender improvementally and to entermine compliance of the Property with this paragraph. Any inspections on the sequence of the Property with this paragraph of the Line of Credit Trust Deed. Of annor agrees to incernally and had before harms as a ginatery and all data is and losses resulting from a breach of this paragraph of the Line of Credit Trust Deed.

This obligation to his amonthy shall survive the payment of its and decided and its state and the satisfaction of this Line of Credit Trust Deed.

d. Hillsanos, Waste. Grantor shall not cause, conductor permit any nulsance our commit or suffer any strip or waste on or to the Property or any portion thereof.

Sectionally without imitation, Grantor will not remove, only rant to any other part, the right to remove, any timber, minerals (including oil and gas), soil, gravet or rock ty oducts without the prior written consent of Lender.

I ender's Right to Enter. Lender and its agents or direct assentatives may enist upon the Real Property at all reasonable times to access to Lender's interest and to it spects the Property for purposes of Granton's cost pliance with the terms and conditions of this Line of Credit Trust Deed.

1 Compliance with Covernmental Requirements. Grain a shall promptly contable the confidences and regulations of all governmental authorities applicable to the case or occupiency of the Property. Granton respects the good faith any such law, ordinance, or regulation and withhold compliance during any proceeding. In the case or occupiency of the Property. Granton respects the contable and respects to doing so, and so long as Lender's interests in the Property are not jeopardized. I ender may require Granton to post adequate security ris sonably satisfaction in Lender, to protect Lender's interest.

"July to Protect. In addition to the acts set forth a yove I white section, Gram a shall do all other acts that from the character and use of the Property are reasonably recessary to protect and preserve the Property.

INC EMINETY.

On nor shall indemnify Lender and hold Lender harm eas in any and all claims or liabilities arising out of or in connection with the Property or its use, provided that such claims or liabilities arise out of acts or omissions code ing subsequent to the date Grantor first hods title to the property.

DUE ON BALE - CONSENT BY LENDER.

Grantor shall not sell, or transfer its interest in the Fit al Property or any interest of part thereof, without the Lender's prior written consent. A sale, assignment, or transfer make conveyance of real property or any right, if self-deed, what we riegal or equitable; whether voluntary or involuntary; whether by outright sale, deed, make conveyance of real property or any right, if self-deed, what we riegal or equitable; whether voluntary or involuntary; whether by outright sale, deed, make conveyance of real property and contract, and contract, contract for closed in sale-dotton contract, what we riegal or equitable; whether voluntary or involuntary; whether by outright sale, deed, assignment, or transfer of any beneficial interest in or to any land trust holding in the sale contract, contract for closed in sale-dotton contract. Transfer also includes any change in ownership of more than fifty percent that is to the Real Property, or by any other method of contract, and the sale contract contract for closed in sale-dotton contract. Transfer also includes any change in ownership of more than fifty percent that is to the Real Property, or by any other method of contract contract for closed in sale-dotton contract. Transfer also includes any change in ownership of more than fifty percent that is the Real Property or any beneficial interest in or to any land trust holding interest. Transfer also includes any change in ownership of more than fifty percent that is the Real Property or any beneficial interest in or to any land trust holding interest in or to any land trust

LICASES - CONSENT REQUIRED.

Fix Equity Loans ascured by this Line of Credit Trus. Deric Grantor may lease of sublet the Property. However, Grantor shall not lease or sublet the Property without the property without consent which shall not be writ held of preasonably. Lenders shall have not more that ten (10) days to reject any such transaction proposed by Linders prior written consent which shall not be writ held of preasonably. Lenders shall have not more that ten (10) days to reject any such transaction proposed by anticomment of the trunsfer shall be deemed approved unless rejected within such an (10) day period. For linus of credit secured by this Line of Credit Trust Deed, Grantor any not lease or sublet the Property. Grantor represents and agrees that the 3- sperty will remain owner; occupied.

T LXES AND LIENS.

The following provisions relating to the taxes and he talon he Property are a pay of this Line of Credit Trust Geed.

- Payment. Granter shall pay when due before to 19 bit come dolinquent all 13 es, special taxes, assessments, charges (including water and sewer), fines and impositions levied against or on account of the imposition levied against or on account of the imposition levied against or on account of the imposition levied on the level of the order under this Line of Credit Trust Deed, except for the Property, Grantor shall maintain the Property \$1.5 of all liens having priority were or equal to the interest of Lender under this Line of Credit Trust Deed. It Grantor objects in good faith to the validity lien of taxes and ussessment current but not yet due. Except as otherwise a may contest the validity and amount of the tax, assessment, or lien.
- Exidence of Payment. Grantor shall upon demand to high to Lender evider ce of payment of the taxes or assessments and shall authorize the appropriate governmental childs to deliver to Lender at any lime a written statement of the taxes and assessments against the Property.

PROPERTY DAVAGE INSURANCE.

The tollowing pro-tolons relating to insuring the Property are a part of this Line of Credit Trust Devo.

- 1. Maintenance of insurance. Grantor shall proce relark maintain policies on the insurance with standard extended coverage endorsements on a replacement basis for the Maintenance of insurance. Grantor shall produce any maintain policies on the insurance with standard extended coverage endorsements on a replacement data for the R sal Property in an artificial less than the total uniped balance on the Agreement, and with a standard mortgagee full insurable value covering all improvements on the R sal Property in an artificial less than the total uniped balance on the Agreement, and with a standard mortgagee datase in taxor of Lender. Policies shall be write an in 1 xm, amounts, covers as and basis reasonably acceptable to Lender and issued by a company or companies reasonably acceptable to Lender. Grantor, upo 1 recurst of Lender, will district from time to time the policies or certificates of insurance in form satisfactory to reasonably acceptable to Lender. Grantor, upo 1 recurst of Lender, will district and without at least ten (10) days prior written notice to Lender.
- b. Application of Proceeds. In the event that the improvements are damage or destroyed by casualty, 6 rantor shall promptly restore the Improvements and Lender shall make the Insurance proceeds available to Gran or for astoration, subject to the casualty on account of which such proceeds were paid; (b) Lender shall have determined that such net proceeds, it gets to the make the proceeds available to Gran or for astoration, subject to the casualty on account of which such proceeds were paid; (b) Lender shall have determined that such net proceeds, it gets to the make the proceeds, it gets to the make the proceeds are all the state of the casualty, there is the at least two (2) years to the make the proceeds are at least two (2) years to the make the proceed within the passage of time or the plants; and shall have approved by all povernmental and quasity pover to the Adel the proceed writine revidence, satisfactory to Lender, that such plants and specifications is (1) Lender shall have approved by all povernmental and quasity pover mental authorities to the proceed writine revidence, satisfactory to Lender, that such plants and specifications for the proceed of the path of the proceeds are proceed by all povernmental and quasity pover mental authorities the construction loan, including without mittation, requirem is a disbursement agent appointed by it in a manner similar to that utilized for the disbursement of turnishing of appropriate and sometiments are materialments are necessary to complete the restoration shall, at the state of the construction shall, at the state of the proceeds are propagated to construction shall, at the state of the proceeds are propagated to construction shall be stated and the state of the proceeds are propagated by Lender. Not proceed and the state of the proceeds are propagated to complete the analysis of the amount mechanisms are materialments are proceeds and the state of the proceeds are propagated to complete the state of the proceeds are propagated to the proceeds are propagat
- c. Unexpired bisurance at Sale. Any unexpire tinals alone shall have to the benefit of, and page to, the purchaser of the Property covered by this Line of Credit Trust Deed at any trustee's or other sale held under the provisions of this Line of Credit Trust Deed, or at any foreclosure sale of such Property.
- d. Granter's Report on insurance. Upon request of Lender, however not more than once a year, Granter shall turnish to Lender a report on each existing policy of insurance abouting: (a) the name of the insurance showing: (a) the name of the insurance showing: (b) the report insurance showing: (a) the manner of determining that visue; and (e) the exist attendance of the policy.

10. EXPENDITURES BY LIENDER.

If Grantor fella to comply with any provision of this Line of Credit Trust Deed, or if any action or proceeding is commenced that would materially affect Lender's interest in the Property, Lender on Grantor's behalf may, but shis is not a sergification payed is the process including but not limited to taxes, insurance and maintenance costs, and at Lender's property. Lender on Grantor's behalf may, but shis is not a sergification at cordange with the Agreement. This Line of Credit Trust Deed also option, will (a) be payebbe on demand, or (b) bio isdeed to the principal loss of shares and be psychibe in accordange with the Agreement. This Line of Credit Trust Deed also option, will secure payment of these amounts. The rights provided for in this party in shall be in addition to any other rights or any remedies to which Lender may be entitled on will secure payment of these amounts. The rights provided for in this party in shall be in addition to any other rights or any remedies to which Lender may be entitled on will secure payment of these amounts. The rights provided for in this party in shall be in addition to any other rights or any remedies to which Lender may be entitled on with security and the default. Any such action by Lens er six if not be construed as curing the default so as to har Lender from any remedy that it otherwise would have had.

- The Columnia provisions relating to bordinals, of 30 / Paperly are in part of the Line of Const. Then Daie of the Line of the
- a. Title. Girt not repensate that (a) Granter hat say it dend marketable to of record in the Property in less simple, tree and clear of all liens and enclimbrances other than these sell in this say policy of the say hat have a third several card in a title of policy of the say hat have a tree to the say of card in a title obtaining the say had sell in this say policy of the say of the say of card in a title of credit trust policy of the say of the
- b. Delense of Title. Subject to the exception (in it a paragraph above, it my, Grantor warrants and will forever defend the title to the Property equinst the lawful claims of all persons. In the event any action or a coers ing is commenced to it questions Grantor's title or the interest of Trustee or Lender under this Line of Credit Trust Oved, Grantor shall defend the action at its topen set Grantor may be it a nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and Grantor will be eliver, or cause to be delivered, to Lender such instruments as may be in quested by it from time to time to per it authorized begins in the comment of the comment
- c. Compliance With Laws. Grantor warrang that I suse of the Proberty compiles with all existing applicable laws, ordinances, and regulations of governmental

12 CONDEMNATION.

The following provisions relating to proceeding times indemnation are a part of this line of Credit Trust Deed.

- Application of Net Proceeds. If all or any part of the Property is conditioned, Lender shall apply the net proceeds of the award in any reasonably manner necessary to satisfy Grantor's obligations under the Agreement of this Line of Cex. Titrust Deed. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorney I less is bessarily paid or incured by Trustee or Lender in connection with the condemnation. However, there shall be no obligation to pay Grantor's costs, expenses or all may loss from such wards.
- b. Proceedings. If any proceeding in conden nation is filled, Grantor shall promptly holly Lender in writing and Grantor shall promptly take such steps as may be necessary to defend the action and obtain the star off: Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding and to be represented in the proceeding that the proceeding of the shall be delivered, to Lender such instruments as may requested by it from time to time to pear it such participation.

TIL IMPOSITION OF TAXES BY GOVERNMENTAL AU (HORITIES.

The following provisions relating to taxes are a part of this Line of Credit in at Deed.

- a. Taxes Correred. The following shall consit use to which this sect in applies: (a) a specific tax upon this type of Line of Credit Trust Deed or upon all or any pert of the indebtedness secured by this Line of Credit Trust Deed; (b) a specific tax on Borrower which Borrower is authorized or required to deduct from payments on the indebtedness secured by this type of Line of Credit Trust Deed; (c) tax on this type of Line of Credit Trust Deed chargeable against the Lender; and (d) a specific tax on all or any portion of the indebtedness is or an payments of infinite and interest made by a Borrower.
- b. Remedien. If any tax to which this section upply a senected subsequent to the date of this Line of Credit Trust Deed, Grantor shall either (a) pay the tax before it becomes redinquent, or (b) contest the tax is provided above in the Tax es and Liens section and deposits with Lender cash or a sufficient corporate surely bond or other security satisfactory to Lender.

1/L SECURITY A GREEMENT: FINANCING STATEM : 178.

The following provisions relating to this Line of Crecil Trust Deed as a sea, thy agreement are a part of this Line of Credit Trust Deed.

- a. Security /tgreement. This instrument shall consist the a security agreement into the extentiany of the Property constitutes fixtures or other personal property, and Lender shall have all of the rights of a security party under the Uniform Commercial Code.
- b. Security Interest. Upon request by Lender, Gray or shall execute final ding statements and take whatever other action is requested by Lender to perfect and continue Lender's security Interest in the Rr nts 17 d Personal Property. In addition to recording this Line of Credit Trust Deed in the real property records, Lender may, at any time and without further author tation from Grantor, the site suited counterparts, copies or reproductions of this Line of Credit Trust Deed as a financing Statement. Grantor shall reimburse Lender for all expenses incurred in perfecting or continuing this security interest. Upon default, Grantor shall exsemble, the Personal Property in a manner and at a pile a risk problem or onably convenient to distinct the rest of the property in the manner and at a pile a risk problem of the property in the property of the property in the problem of the property in the property of the property in the property of the property in the property of the property
- c. Addresses. The mailing address of Granter (de b or) and the mailing a dress of Lender (secured party) from which information concerning the security interest granted by this Line of Credit Trust Deed in by by bitained (each as req fired by the Uniform Commercial Code of the state where the Property is located) are as stated on the first page of this Line of Credit Trust Deer

1/L FURTHER ASSURANCES: ATTORNEY-IN-FACT

The following provisions relating to further as a wark a are a part of this the of Credit Trust Deed.

- a. Further Assurances. At any time, and from time to time, upon request of Lender, Grantor will make, execute and deliver, or will cause to be made, executed or delivered, to Lender or to Lender's designer, and when requested by Eunder, cause to be filled, recorded, no filled, or re-recorded, as the case may be, at such times and in such offices and places as Lender it sy dix imappropriate, any and rill such mortgages, deeds of trust, security deeds, security egreements, financing statements, continuation statements, instruments of further assurance, certificates, and other documents as may, in the sole opinion of Lender, be necessary or desirable in order to effectuate, complete, plafect continue, or present (a) the obligations of Grantor under the Agreement, this time of Credit Trust Deed, and the Related Documents, and (b) the flens and secure interests created by his Line of Credit Trust Deed on the Property, whether now owned or hereafter acquired by Grantor. Unless prohibited by law or agree 1 to this contrary by Lender or writing, Grantor shall relimbure Lender for all costs and expenses incurred in connection with the matters referred to in this paragraph.
- b. Attorney-in-Fact. If Grantor fails to do arry of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. Firs such purposes, Grantor here syline rocable appoints Len for as Grantor's attorney-in-fact for the purpose of making, executing, delivering, filling, recording, and doing all other things as may be in cessary or desirable, in Lender's sole-opinion, to recomplish the matters referred to in the preceding paragraph.

11. FULL PERFORMANCE.

If Grantor pays all the incebtedness, including with:x (limitation all future a trances, when due and otherwise performs all the obligations imposed upon Grantor under this Line of Credit Trust Deed and the Agreement, Lence a shall execute and is liver to Trustee a request for full reconveyance and shall execute and deliver to Grantor suitable statements of termination of any lines sing is itement on file evid at dark Lender's security interest in the Rents and the Personal Property. Any reconveyance lee required by law shall be paid by Grantor, if permitted by applicable is it.

- 11. POSSIBLE ACTIONS OF LENDER. The Lenier Fig take the following a slone with respect to your Agreement under the circumstances listed below:
 - a. Termination and Acceleration. Except or set it in the Agreement in a Lender may, without further notice terminate your Agreement and require Grantor to pay the entire outstanding belance immediately, and it can eligible Grantor certain life. If any of the following happen.":
 - (1) Granton engages in any traud or material miss a xesentation in connection with the Agreement. For example, if there are false statements or omissions on Grantishs application or financial statements.
 - (2) Grantor close not meet the repayment to maid the Agreement;
 - (3) Grantor's actions or inactions adversely little: I se collateral or Lend. In rights in the collateral; For example, if Grantor falls to maintain insurance, pay taxes; transfer the to or sell the collateral, prevent the forecideure of any its na, or waste of the collateral.
 - enal or of Credit/Reduction of Cred (List C Lendor may refuse to make additional advances on the line of credit or reduce the credit limit during any period in Suspension of Cradit/Reduction which the lo lowing exist or occur:

 - (2) The value of Granton's dwelling securing the line it ledness declines at a ficantly below its appraised value for purposes of the Agreement;
 - (3) Leader in a analy) believes that Grantor M (not b rable to meet the rig syment requirements of the Agreement due to a material change in Grantor's Enancial 1883 4. VIII (0.0) (0.
 - (4) Grantor is in default under any material obsigation of the Agreement of Stine of Credit Trust Deed;

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(5)The meximum canual percentage rate under the Agri ement in reached;
(a) Any government action prevents Lender from a specing the principle of rate provided for or impairs Lender's security interest such that the value of the call it is interest is less than 120 percent of the credit it is interest is less than 120 percent of the call it is interest in the continued advance; and constitute an unsafe and unsound practice.

(3) Lander has been notified by government agent if that continued advance; and continue an unsafe and unsound practice.

c! Changes in Termin: The Agreement permits Lies for to the centain changes to the terms of the Agreement at specified inner or upon the occurrence of specified ovents.

18. NOTICE OF DEFAULT.

In the event of a default under Paragraph 17.b(4), Et nows shall have an opport stily to remedy any such default within thiny (30) days after notice from the holder benefit be deemed to have been given then reposited in the Units. States mail, postage fully prepaid, certified or return receipt requested and addressed to be crower at the address listed above or to such other address may be dealer at the by written notice from European.

In the event the Agreement is terminated, Trustee or Lenkin, at its option, may in at learlier than thirty (30) days after Grantor has been given written notice of the termination, exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by law.

- π. Forectosure. With respect to all or any part of th i Re ± Property, the Trust ± shall have the right to foreclose by notice and sale, and Lender shall have the right to foreclose by judicial foreclosure, in either case in icco τ ance with and to the different provided by applicable law.
- b. UCC Remedies. With respect to all or any part of the Fiersonal Property, List fer shall have all the rights and remedies of a secured party under the Uniform Commercial Code.
- Collect Rents. Lunder shall have the right, with ut not be to Grantor, to take possession of and manage the Property and collect the Rents, including amounts past due and unpaid and apply the net proceeds, over and a bove Lender's costs, against the Indebtedness. In furtherance of this right, Lender may require any tenant or other user of the Property to make payments of rantor use fees directly to us deed, if the Rents are collected by Lender, the Grantor Irrevocably designates Lender as Grantor's amoney in fact to endorse instruments received in the name of Grantor and to negotiate the same and collect the proceeds. Payments of the collective of the by terants or other users to Lender in response to Lenk er's demand shall as sty the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lender may exercise little ights inder this subparagraph either in person, by agent, or through a receiver.
- Appoint Receiver, Lencer shall have the right it have a preceiver appointed to take possession of any or all of the Property, with the power to protect and preserve the Property, to operate the Property preceding force tost if or sale, and to collect the income from the Property and apply the proceeds, over and above cost of the receivership, against the incoherences. The receiver any serve without book if permitted by law. Lender's right to the appointment of a receiver shall exist whether or not the apparent value of the Property exceeds tile in the technical and an arrival amount. Employment by Lender's shall not disquality a person from serving as a
- Tenancy at Sulfferance. If Grantor remains in pisses ion of the Property at er the Property is sold as provided above or Lender otherwise becomes entitled to possession of the Property upon default of Grantor, Grintor shall become a shant at sufferance of Lender or the purchaser of the Property and shall, at Lender's option, either (a) pay a reasonable rental for use of the Property, or (b) vacual in the Property immediately upon the demand of Lender.
- or Remedice. Trustee or Lender shall have any or her right or remedy or wided in this Line of Credit Trust Deed or the Agreement or by law.
- (. Notice of Sale Lender shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other inverted disposition of the Personal Property may be may all conjunction with any sale of the Real Property.
- Sale of the Property. To the extent permitted by applicable law, Grantor a polywaives any and all rights to have the Property marshalled. In exercising its rights and remedies, the Interest half be free to sell at or any part of the Property together or separately in one sale or by separate sales. Lender shall be entitled to bid at any public sale on all or any portion of the Prope ty.

VAIVER; ELECTION OF RELIEDIES

A walver by any party of a breach of a provision of his Like of Credit Trust Doe # shall not constitute a walver of or prejudice the party's rights otherwise to demand strict compliance with that provision or any other provision. Existion by Lender to go use any remedy provided in this Line of Credit Trust Doed, the Agreement, in any Related concurrent, or provised by tax shall not exclude put suit of any other remedy. If an election to make expenditures or to take action to perform an obligation of Grantor under this Line of Credit Trust Doed after failure of Grant for to perform shall not affect Lender's right to declare a default and to exercise any of its remedies.

ATTORNEY FEES: EXPENSES.

Lender institutes any suit or action to enforce any of the terms of this lane of Credit Trust Deed, Lender shall be entitled to recover such sum as the court my adjudge easonable as anomey fees at trial and on any applical. Whether or not any countries of the independence of the indepe

RIGHTS OF TRUSTEE.

Trustee shall have all of the rights and duties of its oder a set forth in this sed on.

POWER AND OUR IGATIONS OF TRUSTEE.

The inflowing provisions relating to the powers are robing alons of Trustee and art of this. Line of Credit Trust Deed.

- Power of Trustee. In addition to all powers of Trustee animage as a matter (law, Trustee shall have the power to take the following actions with respect to the
- Property upon the request of Lender and Grant of (a) John in preparing a x. filling a map or plat of the fixed Property, including the dedication of streets or other rights to the public; b) John in granting any easement or crising any restriction at the Real Property; and (c) John in granting any easement or crising any restriction at the Real Property; and (c) John in any subordination or other agreement affecting this Line of Credit Trust Deed.
- b. Obligations to Notify. Trustee shall not be oil figate to notify any other purity of a pending sale under any other trust deed or lien, or of any action or proceeding in which Granton, tender, or Trustee shall be a purity, a less the action or pit beeding is brought by Trustee.
- c. Trustee. Trustee shall meet all qualifications a quiry for Trustee under of plicable state law in addition to the rights and remedies set forth above, with respect to all or sny part of the Property, the Trustee shall to we the right to foreclose by judicial foreclosure, in either case in a coordance with and to the full alternity owded by applicable, aw.
- d. Successor Trustee. Lender, at Lender's optiminal price to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Lender and recorded in the cirilde of the Recorder of the County where the property is now located. The instrument shall contain, in addition to all other mather required by state taw, the names and or he original Lender. I sate, and Granter, the book and page where this Line of Credit Trust Deed is recorded, and the name and acknowledged by Lender or its successors in interest. The successor trustee, without conveyance of the successor a late, and the title place was, and duties conferred upon the Trustee in this Line of Credit Trust Deed and by applicable tay. This procedure for substitution of Tin stee shall govern to the exclusion of all other provisions for substitution.
- e. Sale by Truste a. When the Trustee sells pun usni in the powers provid x. Trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the lawfill files of the Trustee and the reasons lie is 4 s of Trustee's attor e. (2) the obligations secured by this Trust Deed, (3) to all persons having recorded tiens subsequent to the interest of the Beneficiary and the Trust Deed as their is erest may appear in the order of their priority and (4) the surplus, if any, to the Grantor or to the successor in interest entitled to such surplus.

24. NOTICES TO CIRANTOR AND OTHER PARTIES

Any notice under his time of Credit Trust Deed, including without limitation is y notice of detaunt and any notice of sale to Grantor, shall be in writing and shall be effective when squality of alvered. or, it maled, shall be or error i affective when depose and in the United States mail first class or registered mail, postage prepaid, directed to the addresses shown at the top of page one (1). At y pair may change its act is a for notices under this Line of Credit Trust Deed by giving formal written notice to the other periods, specifying that the purpose of the rinder i to change the party i address. All copies of notices of foreclosure from the holder of any lien which has priority over this Line of Credit Trust Deed shall be sent to Lan sets activess, as at a missar the top of the first page of this Line of Credit Trust Deed. For notice purposes, Granton agrees to keep Lender and Trustee into medic real times of Granton current address.

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The following miscellaneous provisions or i a ps tof this Line of Cred Trust Deed.

- 8. Amendments. This Line of Credit Tru it Dee 1, together with any F Amendments. This Line of Credit Tru it Dee 1, ingether with any F stated Documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Line of Credit Trust Deed shall be effective unless given in writing and aigned by the party or parties accignt to be changed or bound by the alteration or amendment.
- Annual Reports. Grantor shall furnish to Lin der, upon request, a statement of net cash profit received from the Property during Grantor's previous fiscal year in such details as Lender shall require. "Net cash profit shall mean all cash receipts from the Property less all cash expenditures made in connection with the operation of the
- d. Applicable Law. This Line of Credit Trust Dr. ed has been delivers it to Lender and accepted by Lender in the State of Oregon. This Line of Credit Trust Deed shall be governed by and construed in acceptance with the laws of the 5 tate of Oregon.
- d. Caption Headings. Caption headings in this Line of Credit Trust 0 and are for convenience purposes only and are not to be used to interpret or define the provisions of this Line of Credit Trust Deed.
- e. Entire Agreement. The parties agree that in Agreement, Line ct. Redit Trust Deed, and subsequent advance vouchers from Lender to Borrower, are the entire agreement between the parties and supersed any prior agreement between Borrower and Lender relating to the Property.
- f. Merger. There shall be no merger of the Inbir set or estate created. If this Line of Credit Trust Deed with any other interest or estate in the Property at any time held by or for the benefit of Lender in any capes (by, v4 nout the written cons. nt of Lender.
- g. Multiple Parties. All obligations of Grantor or der this Line of Cred. Trust Deed shall be joint and several, and all references to Grantor shall mean each and every Grantor. This means that each of the pixers a signing below is respirable for all obligations in this Line of Credit Trust Deed. It is not necessary for Lender to Inquire into the powers of any of the parties on of the officers, chectors performs, or agents acting or purporting to act on behalf of Grantor, and any indebtedness made or created to reflace upon the professed overtiles of such powers sins the guaranteed under and necured by this Line of Credit Trust Deed.
- h. Severability. If a court of competent juited to a finds any provision of this Line of Credit Trust Deed to be invalid or unenforceable as to any person or circumstance, such finding shall not render that provid in first did or unenforceable is to any other persons or circumstances, and all provisions of this Line of Credit Trust Deed in all other respects shall remain valid and en orces ale.
- Buccessors and Assigns. Subject to 1 to limit attens stated in this time of Credit Trust Deed on transfer of Grantor's interest, this United Gredit Trust Deed shall be binding upon and sture to the benefit of the pisses, their successors and assigns. If ownership of the Property becomes vested in a person other than Grantor, Lender, without notice to Grantor, may ceally in Grantor's successors with reference to this Line of Credit Trust Deed and the Indobtedness by way of forbearance or extension without releasing Grantor from the pulgations of this Line of Credit Trust Deed or Itability under the Indobtedness.

Participation of the participa	Manage of mina crass of Chedit 1 (first 1)660	
it. Walver of Homestead Exemption. Grintor himeby releases a indebtedness secured by this Line of Chiclit Tri at Deed.	nd * ives all rights and benefits of the	e homestead exemption laws of the State of Oregon as to all
EACH GRANTOR ACKNOWLEDGES HAVING READ ALL TH AGREES TO ITS TERMS.	ie p novisions of this line	OF CREDIT TRUST DEED, AND EACH GRANTOR
By: Acade Marie 1201 vie farnoli) Migliaccio, JR.	ву: <u>к</u> № 1	num migliaccio
INDA	VILL AL ACKNOWLEDGMENT	
County of Klamath County of Klamath On the Aday of August 1994, before snown to me to be said individual that executed the Line of Credit cot of his/her will, by authority of statute, for the usins and purpose credit Trust Deed and in fact executed the Une of Credit Trust De OFFICIAL SEAL SANDRA HANDSAKE 1 NOTARY PUBLIC-OREGION COMMISSION NO. 026179 INY COMMISSION EXPIRES JUL. 2, 1977	h irein mentioned, and on oather. By:	a state of the free and voluntary is taled that he/she was authorized to execute this Line of a state of the free and voluntary is taled that he/she was authorized to execute this Line of a state of the free and voluntary is t
LINE OF CREDIT TRUST DEED	\$ 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STATE OF OREGON,
		County of <u>Klamath</u>
Grantor	## 1	I certify that the within instrument was received for record on the 31st day of Aug 19 94 , at
		10:46 o'clock A . M., and recorded in book/reel/volume No. <u>M94</u> on
	SPACE RESERVED FOR	page 27264 or as fee/file/

RECORDER'S USE

Instrument/microfilm/reception No. 87172 , Record of Mortgages of sald County. Witness my hand and seal of

County affixed. Evelyn Biehn, County Clerk NAME TITLE

B) Rauline Millerdire, Doputy

After Recording Return to (Name, Address, Zin):

Benelleiery