	11-09-94P03	AT REVD MTC 337	-89' V	ol <u>M94</u> Page 34668
	GAQAA	T TNT OF CREHE UP	ED OF THEORY	hose who sign this Deed as Grantor. CO., the Beneficiary of this Deed,
	The words we, us and our refer whose address is <u>1345 CENT</u>	to Beneficial Oregon Inc. d/b/a E TER DRIVE SUITE D MEDFOR INTAIN TITLE COMPANY OF TH ST KLAMATH FALLS OR S GOSSETT	D OR 97501 KLAMATH COUNTY	hose who sign this Deed as Grantor. CO., the Beneficiary of this Deed,
hem	The word Trustee refers to _MOI	TH ST KLAMATH FALLS OR	97601	المعادية من
	You are <u>CHARLES DAVID</u>	GOSSETT		Oregon
	You live at 10 DOLT AND	, in the	County of	a lis Line Account Agreement
	maximum Credit Line of repayable in scheduled monthly Agreement provides for adjustm	<u>37,000.00</u> . The Agr payments called "Payment Amour ents in the Annual Percentage Rat ment. The term or final maturity o	ts" beginning one month e utilized to calculate the F f the Agreement will be	to a Credit Line Account Agreement g any initial cash advance, up to the Line Account ("Account") which is from the date of the Agreement. The "inance Charge, based on changes in <u>180</u> months from the date of
	3 CONVEYANCE OF PRO	PERTY: To secure the pror	npt payment of the Au	ith power of sale, the real property
	Property: The Property is local Its postal address is259. The legal description of the P	ted in the County of <u>KLAP</u> 25 MODOC POINT RD CHILOC roperty is:	QUIN OR 97624	, Oregon.
	Ine legar description of			
	SEE ATTATCHED EXHIBI	T "A"		
				•
	COTHER ENCLIMBRAINCE	S: The Property is subject to a p	or agricultural, timber or g rior encumbrance identifie Type of Security Instru	razing purposes. d as follows: ment: 🗌 Dced of Trust 🗔 Mortgage
	Name of Lienholder Date	, 19		
	Principal Amount \$	of Recording, 19	Book No.	Page
	Clerk of	County	U Department of Recerc	Records & Elections of Washington County is and Elections of Hood River County is and Assessments of Lane County
				ty, have the right to give this Deed and
	are responsible for any costs	the Property. To do so, you establish or losses to us if anyone but you Now shall not allow any type of	tion to attach to the Prop	erty, whether it be a mechanic's lien,
				i Contrad all bagards (often
	 materiaimen's hen, judginen INSURANCE: Until you pa called "extended coverage.") will not require you to insure t 	y your debt, you will insure all built If we ask, you will get insurance act he Property for more than its full re- and give the insurance policies to	dings on the Property again ceptable to us for any other placement value. You will na us if requested so that we c	st damage by ine take the provided of the second se
거나다 일곱 및 일곱 및 일곱 및	10. FAILURE TO MAINTAIN	INSURANCE: If you do not maintant	in this insurance, we can pur plus interest. This Deed secu	res any such additional advance of monies.
	11. INSURANCE PROCEED and then filing a claim for t	hat loss, we need not pay you any you as much of the money as we cl	interest on the loss and w hoose for the single purpos	e of repairing the Property or (c) use the
	12. TAXES: You will pay all the for these items to us. If you	taxes, water or sewer rates or asses do not pay these charges when due us for any amount we have paid tog	sments on the Property un , we can pay them after we gether with interest on the a	give you any notice the law may require. mounts paid. This Deed secures any such
	14. DEFENSE OF PROFE Trustee. You shall pay, purc charges or liens which, in o	hase, contest or compromise any in ur judgment, appear to be superior counsel and pay reasonable attor	nterest in the Property inclu- r to this Deed. To protect of ney's fees. You shall, to the	tong, without minerate your expense pay be extent allowed by law, pay all costs and on where we may appear.
	15. CHANGES: No building	UE: We may, at our option, declare th	e full amount of your loan du	immediately for any of the following reasons: int on the day it is due.
	(a) Failure to Pay as Sched	UE: We may, at our option, declare the luled: If you do not pay any Paym hal Amounts: If you do not pay any his Deed or the Agreement: If you do	y tax, water or sewer rate of	or assessment when it is due.
	(c) Failure to comply with t	keep the Property in good repair,	or if it is damaged, or pa	its of it are remained
	(e) Death: If you should u	To an default in the navment of t	he Account, or in the period	mance of any terms of your agvertisement
	and sale in accordance wit the date of sale, by payin	h the laws of Oregon. You have the g us (a) the entire amount due, (b) h the contine 86 753(1Ya) of the Ore	the actual costs and expension Revised Statutes or as	nses we incur, and (c) actual trustee's and provided by the laws of Oregon in effect at
	the time cure is effected.	THE TO COLLECT RETAIN /	IND APPLY RENTS A	If I work any default in navment
	or performance of the Ag notice, or by a court app	reement or this Deed, to collect ar ointed receiver, and without regar	d to the adequacy of any ecciver) also may sue for,	security for the loan, enter upon and take or otherwise collect, the rents and profits, or otherwise collect, the rents and collection,
	including those past due a	ind unpaid, and apply them, in any ion, reasonable attorney's fees and	order we may want, less cos principal of the loan plus a	ccrued interest. If we take possession of the l not cure or waive any default or notice of
	default given under the	s and profits and apply them as pro- Agreement or invalidate any act d	one in interence of any	

21. AT ...

RC 4 OR-20/79/80, Ed. Aug. '91

34669 1 Ł 网络拉伦 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 the prior deed of trust or mortgage and up to the 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 or mortgage 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. 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. 22 COSTS OF RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed. 23. 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. 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 26. mailed to us at the address on the front. 27. COPY: You acknowledge that you received a true copy of this Dee $\underline{94}$ in the presence of the persons 28. SIGNATURE: You have signed and sealed this Deed on identified below/as "witnesses." (SEAL) N Witness (SEAL) Witness Granto STATE OF ORECON, COUNTY OF ______ I HEREBY CERTIFY That this instrument was filed for WASHINGTON STATE OF OREGON, COUNTY OF NOVEMBER 19:94 record at the request of the Beneficiary at _____ o'clock M., this day of _____ minutes past 19____ in my office, and duly recorded in Book of Mortgages at page known to me to be the person(s) whose name(s) <u>ABOVE</u> subscribed to the within instrument and acknowledged to me that __he__ executed the same // _____ egon OFFICIAL SEAL Notary Public 8/24/96 CARLA 3. CIMFL NOTARY PUBLIC-CREGON COMMISSION NO. 017525 My Commission expires: NČ MY COMMISSION CHEIBES AUG. 24, 1000 (Beneficiary) (Grantor) (Trustee 94 5 S J J F CENTER DRIVE SUITE With Power of Sale) DEED OF TRUST 9760 BENEFICIAL MORTGAGE CO. GOSSET' IST and, Beneficial Oregon Inc. d/b/a 2 97280 KLAMATH FALLS OR 97501 When recorded mail to: MOUNTAIN TITLE NOVEMBER DAVID ST BENEFICIAL 19046 g g 6TH PORTLAND V) MEDFORD CHARLES BOX 22 ŝ 345 222 PO Dated: 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 _____

EXHIBIT "A" LEGAL DESCRIPTION

A tract of land situated in Government Lot 26, Section 9, Township 36 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, and more particularly described as follows:

Beginning at an iron pin located South a distance of 644 feet and West a distance of 201 feet from the Northeast corner of said Government Lot 26, said beginning point being on the North boundary of a farm access lane; thence North a distance of 150 feet to an iron pin; thence West a distance of 203.5 feet to an iron pin on the Easterly boundary of the County Road; thence South 25 degrees 55' East along the Easterly boundary of the County Road a distance of 168 feet to an iron pin on the North boundary of a farm access lane; thence North a distance of 168 feet to an iron pin on the North boundary of a farm access lane; thence North 89 degrees 31' East along the North boundary of a farm access lane a distance of 130 feet, more or less, to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

· · · · · · ·	Mountain Title Co	the <u>$9th$</u> day
Filed for record at request of A.D., 19	9/ at 3:47 o'clock P.M.	, and duly recorded in Vol. <u>M94</u> .
of	Mortgages on Page Evelyn Biehn	<u>34668</u> County Clerk
	Evelyii brend By	uline Mullendule
FEE \$20.00	이 같은 것을 많은 것이 같은 것을 많이 봐.	