³¹ 93193	95/10:55	CVD
Account Number: 8910614 ACAPS Number: 943250709520 Date Printed 12/30/1994	 State of the second seco	Volm95 Page 15
Reconveyance Fee \$0.00	- <u> </u>	
WHEN RECORDED MAIL TO:		
BANK OF AMERICA OREGON		
Regional Loan Sarvice Center	·	-
°.O. Box 3828		$\frac{1}{2} = \frac{1}{2} \left[\frac{1}{2} \left[$
Seattle, WA 98 1 24-3828		
Atc d	1 7/7	
	PERSO	AL LINE OF CREDIT
HIS DEED OF TRUST is made this <u>3rd</u>	day of	inuary , 1995 , between
	ants By The	s turety
whose address is 2836 AURORA DR KI	MATH FALL	\$ OR 97603 Grantor,
and BANK OF AMERICA OREGON, Beneficiary,	its above name	ITLE & ESCROW, INC, Trustee, Juddress,
teventy thous and dollars and no cents (\$ 70,000.00) Dollars w t quity Maximizer (R) Home Equity Line of Cre reference as though fully set forth. I O SECURE to Beneficiary the repayment of the thereof, with interest thereon, the payment of cerformance of the covenants and agreen ent Grantor does hereby irrevocably grant, barg in,	t dated <u>Janua</u> t t dated <u>Janua</u> t indebtedness events ther sums, with	
Lamath County	state of Oregon:	Property Tax ID# 697525
Lot 14, Block 1, Tract 1198, Vale Deen (enyon, In The (a unty Of Klamath, State Of Oregon. Code 162 Map 3910-6do TI 1000
continue in effect notwithstanding that from tim	() Ostima no indeb:	v or hereafter thereunto belonging or in any wise appertaining, and the rents, issues are ficiary that this Deed of Trust and the estate held by Trustee hereunder shall t fness of Grantor to Beneficiary under the Agreement may exist, and shall survive an clary under the Agreement from time-to-time arising.
ATURITY DATE: The term of the Agreemen	commences on	the date this Deed of Trust is executed and shall end if not paid sooner on
WRIABLE INTEREST RATE. This agreement any vary from time-to-time in accordance with s	untains a Variable uch rate or rates, a	Interest Rate. The interest rate on Grantor's indebtedness under the Agreement secribed in the Agreement.
To protect the security of this Deed of Trust,	G antor covenants	a 'd agrees:
 To keep the property in good condition and r about to be built thereon; to restore prominity in all laws, ordinances, regulations, covenants, 	ac repair; to permi- a y building, struct conditions and res	o waste thereof; to complete any building, structure, or improvement being built to re or improvement thereon which may be damaged or destroyed; and to comply to ctions affecting the property.
	r d'assessmente :	p on the property; to keep the property free and clear of all other charges, liens or
y this Deed of Trust and all other prior lient . Al eneficiary as its interest may appear and the cebtedness hereby secured in such order as th	olicies shall be to the Grantor	If y described herein continuously insured against loss by fire, hazards included in ficiary may require in an aggregate amount not less than the total debt secured is such companies as the Beneficiary may approve and have loss payable to the he amount collected under any insurance policy may be applied upon any eletermine. Such application by the Beneficiary shall not cause discontinuance of is sure, all rights of the Grantor in insurance policies then in force shall pass to the
•	a may a load in a l	a urity hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs a sonable amount, in any such action or proceeding.
	s then out y a ution	at d of Trust, including the expenses incurred in enforcing the obligations secured t /'s fees actually incurred, including attorney fees assessed at trial or on appeal.
 Grantor shall not, without Beneficiary's price property. 	vritten consent,	ji ant or allow any further encumbrances or liens, voluntary or involuntary, against

7. To promptly and fully perform all of the oblic ations of the mon gagor or grantor or contract purchaser under any existing mortgage or Deed of Truit or real estate contract on the property, and to ave Beneficiary is imless from the consequences of any failure to do so.

8. Should Grantor fail to pay when due any takes, assessments, insurance premiums, including flood insurance premiums, liens, encumbrances, or other charges against the property hereinal over elescribed, or othe wise fail to keep and purform any of Grantor's covenants herein contained, the performance of which requires the expenditure of money, then, in any such event, the Benoficiary, at its election, may pay such sums as may be necessary to perform such obligations with respective owhich the Grantor is in default, without prejudice to Beneficiary's right to accelerate the maturity of this Deed of Trust and to foreclose the same, and any and all amounts so paid shall be repuid by the Grantor to the Beneficiary upon demand, with pay nent, and all such payments with interest is at the provided, shall from the date of payment, be added to and become a part of the indebtedness secured by this Deed of Trust.

IT IS MUTUALLY AGREED THAT:	11 - 가격감가 (* 11 - 가격기) (*	1996年後期19月1日は19月1日(19月2日)) 19月1日 - 19月2日 - 19月2日 19月1日 - 19月2日 - 19月2日	E. M. M. 154
 1. In the event any portion of the property is tell en or thereof as may be necessary to fully satisfy the obligation of a second thereof as a second thereof as a second to be all other sums so secured or to declare default for failure for all other sums so secured or to declare default for failure for all other sums so secured or to declare default for failure for all other sums so secured or to declare default for failure for the second secured or to declare default for failure for the second second secured or to declare default for failure for the second second	ifter its due date	Seneficiary does not waive its right to require prompt	jations. payment when due of
 The Trustee shall reconvey all or any part of the pro Grantor and the Beneficiary, or upon satisfaction of the person entitled thereto. 	obligations secu	this Deed of Trust to the person entitled thereto on ed and written request for reconveyance made by t	written request of the the Beneficiary or the
4. Up on the occurrence of an Event of Default as define and up n written request of Beneficiary, Trustee shall on the high est bidder. Trustee shall apply the proceeds of attorney's fee; (2) to the obligations secured by this Dave	the cust proper	, in accordance with the Laws of the State of Oregon	n, at public auction to
and the Trust Deed as their interest may appear in the or interest of the granter entitled to such surplus.	ler of their priori y	(4) A surplus, if any, to the Grantor of the Trust Deed	or to the successor in
5. Trustee shall deliver to the purchaser at the sale it: d Grantor had or had the power to convey at the tin e or Deed shall recite the facts showing that the sale wis sorr of shall be orima facie evidence of such compliance at d cor	lusted in semal :	a bood of must, and such as he may have acquired	thereafter. Trustee's
6. Reinstatement: the Grantor shall have the right to the Deed of Trust discontinued at any time prior to the partial	nstate this Deec (f Trust and have any proceedings begun by the Bene	nces for value. riciary to enforce this
Foreclosing this Deed of Trust. The conditions for relia Agreement and this Deed of Trust had no acceleration cc (e) pay ill costs and expanses actually incurred by Bar I fees and attorney's fees, to the extent permitted by apping remain fully effective as if no acceleration had occul red sale or transfer of Grantor's property.	urred; (b) cure ar Beneficiary in ent	default of Grantor's other obligations or agreements roing this Deed of Trust, including, but not limited to	in be due under the in this Deed of Trust; reasonable trustee's
 The power of sale conferred by this Deed of T ust a n may cause this Deed of Trust to be foreclosed as a contract. 	d by the Trust De	ed Statutes of the State of Oregon is not an exclusive	remedy; Beneficiary
 In the event of the ceath, incapacity or disability or recording of such appointment in the mortgage rectired of all powers of the original trustee. The trustee is not oblig a or proceeding in which Grantor. Trustee or Beneficiery sind 9. Each of the following at the original frequency. 	ted to notify an /	arty hereto of pending sale under any other Deed of	e shall be vested with Trust or of any action
commits fraud or makes a material misrepresentation a statement about Grantor's income assets liabilities or the	any time in corn	ection with the credit line account. This can include,	of Trust: (a) Grantor for example, a false
collateral. This can include, for example, failure to main to all persons liable on the account, transfer of tille or sale o holder of another lien, or the use of funds or the dweiling	in required insults if the dwelling, or	needs the condition for the credit line account or Bene nce, waste or destructive use of the dwelling, failure to action of a lien on the dwelling without our permissio	priciary's rights in the pay taxes, death of n, foreclosure by the
10. This Deed of Trust applies to, inures to the tlenefi administrators, executors successors and assigns. The indebtedness secured hereby, whether or not name; as Fa	of, and is bindir erm Beneficiary	g not only on the parties hereto, but on their heirs, hall mean the holder and owner of the Agreement of	or other evidence of
11. Applicable Law. This Deed of Trust has been deliver shall be coverned by and construed in accordance vith the 12. Any Grantor who is not a borrower under the Arreers	ed to Beneficia y laws of the State	Si Ciegon.	
Agreement may extend modify, forebear, or make any p without releasing you from this Deed of Trust its extransion	ther arrangemen	s relating to the Agreement or Deed of Trust without	borrower under the it your consent and
13. To the fullest extent permitted by law Grantor valve and Gran or releases and waives all rights and benef ts of t		inpuon laws of the State where the property is located	l.
THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF USE LAWS AND REGULATIONS. BEFORE SIGNING OF SHOULD CHECK WITH THE APPROPRIATE CITY OF CCU		NSTRUMENT THE PERSON ACOUIDING CERTITUE	APPLICABLE LAND
Leigh à Gass		Doris Lo Mass	
OFFIC AL SEAL			
NOTARY PUBLIC-OREGON COMMISSION NO. 030201 M°COVMISSION EXPIRES DEC. 9, 1997 //CK	NOWLEDGIA	ENT BY INDIVIDUAL	
STATE OF JHEGON			
County of Klama.HA)			
I cart fy that I know or have satisfactory evidence that			
presence and acknowledged it to be (his/her/their) free ar (is/ar9 the individual(s) whe signed this re uses and purposes in entioned in the instrument.	s instrument in my
Dated:		(NOTARY PUBLIC FOR THE STATE OF OREGON	×
		My appointment expires	2
- -	-		
STATE OF OREGON: COUNTY OF KLAWATE	SS.		
Filed for record at request of As j of JanA.D. 19 95 a:	en Title (1	the vclockA_M., and duly recorded in Vol	4th day
of Mc) :	tgages	on Page	<u></u> ,
FEE \$15.00	Bern.	tha G. Letsch - County Clerk By <u>Handline Mullenne</u>	inc
Dated:	· · · · · · ·	e la companya de la c	
		NOTARY PUBLIC FOR T & STATE OF OREGON	
		My appointment ex pires	
o Trustee:		RECONVEYANCE	
The undersigned is the holder of the note or mote; s secured by this Deed of Trust, have been paid in full. You are hereby, and to reconvey, without warranty, all the estate now Dated:	P DATACY CURACTE 1	10 CODCOL COLD COLD COLD CODD AND DECK of Taxable	
	<u>.</u>	Send Reconveyance To:	