) de	8599	01-13-95P02		DEED OF	TRUST	V	ol <u>mas</u>	Page	990
	whose add	S: In this Deed of True is we, us and our refer idress is <u>818</u> NW <u>W/</u> I Trustee refers to <u>BE</u> dress is <u>1195</u> NV.	ALL STREET B END TITLE CO	BEND, OREGON	DENEFICIAL MOR	RIGAGE	CO., the Benefi	iciary of this D	Deed,
	iou alc _i	dress is 1195 NW & RICHARD J. AND	SALOL D. HI	LLLMAN					
	an Index id the last case	TION SECURED: We eccent") under which a Credit Line of $$10$ in scheduled monthly at provides for adjustar dentifed in the Agreer ash advance or the dat	n we are obligated 0,000,00 y payments called ments in the Annu- ment. The term of ate there has been	I to make loans a The Ag I "Payment Amou ual Percentage Ra or final maturity of n a change of rat	and advances to you, greement evidences ( unts" beginning one ate utilized to calcula of the Agreement will the, whichever first or	including : Credit Lin month from ate the Fina ill be _60 occurs.	any initial cash ne Account ("A im the date of th iance Charge, ba month	advance, up to ccount") which is Agreement, ased on change hs from the dat	o the ch is The cs in ite of
ر) ا	described l	VANCE OF PROP <u>09</u> , 1995 below (the "Property	y") in trust for us	sice and sell and is:	a convey to the Trus	stee, with	power of sale,	e this Deed the real prop	on ærty
	The legal c	The Property is locat description of the Pro-	roperty is:			-			
1. 13 X 14 X	OFFICIA OREGON.	AND LOT 20 IN B AL PLAT THEREOF -	F ON FILE IN	THE OFFICE	OF THE COUNTY	STATES, I CLERK	ACCORDING OF KLAMATH	TO THE COUNTY,	
	estechtin enstantin								
	ALSO S	SECURED BY A 19	971 NEW HOME	MANUFACTURI	ED HOME X1269	)51			
					an a		-		
						· .			
	The Proper	rty is improved by bu	uildings crected t	thereon.			14		
4. 1	USE OF P	PROPERTY: The Pr	roperty is not cur	rrently used for a	agricultural, timber	or grazing	Durposes.		
5. (	OTHER E Name of L Date	ENCUMBRANCES: LienholderBENEFIG OCT 25	The Property is s	subject to a prio	or encumbrance ident Type of Security In	utified as fo	ollows:	rust 🗌 Mortgi	așe
	Place of L	Amount \$63,200.( og Information: Date of Recording: (check appr of _KI.AMATH	patininta hari		Book NoM94	and the start of the	Page _33:	389	- 500-10 -
	Direct	tor of <u>KLAMATH</u> tor of Records and Electronic Dept. of Assessmen	ctions of Repton C	"minty	Recording Divis     County     Department of Re     Department of Period	lecords and	Elections of Hor	ed River County	
6. /	ACCOUN	T: You shall pay the	Account accordin	ng to the terms (	Department of Re of the Agreement.				
7. 1 a	TITLE: You	ou warrant title to the l sible for any costs or	Property. To do s losses to us if an	so, you establish nyone but you cl:	that you own the Pro laims an interest in it	it.			
8. L n	LIENS ON materialmen	JENS ON PROPERTY: You shall not allow any type of lien to attach to the Property, whether it be a mechanic's lien, naterialmen's lien, judgment lien or tax lien.							
w if so	NSURANCE: Until you pay your debt, you will insure all buildings on the Property against damage by fire and all hazards (often alled "extended coverage.") If we ask, you will get insurance acceptable to us for any other risk that we may reasonably require. We vill not require you to insure the Property for more than its full replacement value. You will name us on the policy to receive payment there is a loss. You will assign and give the insurance policies to us if requested so that we can hold the insurance policies as further courty for the payment of your debt. These insurance policies shall include the usual standard clauses protecting our interest.								
111	ALLURE TO MAINTAIN INSURANCE: If you do not maintain this insurance, we can purchase it after we give you any notice the law nay require. You will pay us any premiums that we advance to you, plus interest. This Deed secures any such additional advance of monies.								
ba m	NSURANCE PROCEEDS: If we receive any insurance proceeds as a result of your experiencing loss of the use of the Property and then filing a claim for that loss, we need not pay you any interest on the loss and we can (a) use the proceeds to reduce the alance of your loan, (b) pay you as much of the money as we choose for the single purpose of repairing the Property or (c) use the oney for any other purpose we may require.								
re se	equire. You ecures any	<b>AXES:</b> You will pay all the taxes, water or sewer rates or assessments on the Property unless we require you to pay the monies is for these items to us. If you do not pay these charges when due, we can pay them after we give you any notice the law may quire. You will promptly reimburse us for any amount we have paid together with interest on the amounts paid. This Deed cures any such amounts we have paid.							
(b ha fo an mill	b) the Prope as not been or asbestos s nd storage on aintenance legal drug a	N PROPERTY: You warrants that (a) the Priverty complies with all a used as a building ma storage and (e) the Mc of asbestos. Mortgage e and use of the Proper activity, and the Proper	Il federal, state an interial on any bui lortgagor complies gor covenants and erty. Mortgagor w porty is not subject	nd local environm illding erected on is with all federal, d agrees to compl warrants that neith ct to seizure by an	past and is not present nent laws regarding h i the Property in the p l, state, and local laws sly with all federal, s ther the Property nor ny governmental auth	tily used fo hazardous i past, (d) the 's, as well a state, and b the loan pi hority becau	or hazardous and and/or toxic wa to property is no to regulations, re local environme proceeds were of tuse of any illeg	d/or toxic wast late, (c) asbestic or presently use orgarding the use chall laws in the r will be used in call drug activity	ios ed se he in iv
	rusice. 10u	OF PROPERTY: Yo I shall pay, purchase, o	contest or compro	omise any interes	sction affecting the P st in the Property includes the property includes the property of the provident of the property in the provides	luding, wit	thout limitation.	e powers of the	к Л.

charges or liens which, in our judgment, appear to be superior to this Deed. To protect our interests, we may at your expense pay necessary expenses, employ counsel and pay reasonable atterney's fees. You shall, to the extent allowed by law, pay all costs and expenses, including cost of evidence of title and reasonable attorney's fees, in any action where we may appear.

15. ALTERATIONS OR IMPROVEMENTS: No building or improvement on the Property will be altered, demolished or removed without our consent.

16. WHEN FULL AMOUNT DUE: We may, at our option, declare the full amount of your loan due immediately for any of the following reasons:
(a) Failure to Pay as Scheduled: If you do not pay any Payment Amount on your Account on the day it is due.
(b) Failure to Pay Additional Amounts: If you do not pay any tax, water or sewer rate or assessment when it is due.
(c) Failure to comply with this Deed or the Agreement: If you do not do anything you promise to do in this Deed or your Agreement.
(d) Repairs: If you do not keep the Property in good repair, or if it is damaged, or parts of it are removed.

- 17. DEFAULT: If you default in the payment of the Account, or in the performance of any terms of your Agreement, or in the performance of anything you agree to do in this Deed, we may foreclose this Deed, either by legal action or by advertisement and, sale in accordance with the laws of Oregon.
- 18. RIGHT TO CURE DEFAULT: You have the right to cure the default within 5 days of the date set by the Trustee as the date of sale, by paying us (a) the entire amount due, (b) the actual costs and expenses we incur, and (c) actual trustee's and attorney's fees, as provided by section 86.753(1)(a) of the Oregon Revised Statutes or as provided by the laws of Oregon in effect at the time cure a effected.
- 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 parchaser 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 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 at the Finance Charge Rate until the amount so paid is paid in full.
- 21. PREPAYMENT CHARGE: A Prepayment Charge may be assessed and collected if you prepay this Account; that is, if you reduce the Principal Balance on the Account to zero and close the Account during the first 60 months that this Account is open. The Charge will be collected at the time the Principal Balance is reduced and will be an amount equal to 6 months' Finance Charge on the average of the Principal Balances for each of the 6 months prior to the closing of the Account at the then prevailing Annual Percentage Rate. This Prepayment Charge may be assessed regardless of whether the prepayment on your Account was voluntary or involuntary.
- 22. 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.
- 23. 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.
- 24. COSTS OF RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed.
- 25. CHANGES IN DEED: This Deed cannot be changed or terminated except in a writing which we sign.
- 26. SUBSTITUTION OF TRUSTEE: If the Trustee resigns, we may appoint a Successor Trustee.
- 27. 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 mailed to us at the address on the front.
- 28. COPY: You acknowledge that you received a true copy of this Deed.

29. SIGNATURE: You have signed and sealed this Deed on _J/ identified below as "witnesses." Witness ADEKLEAUUE	ANUARY 09 19 95 in the presence of the persons
Witness Konde S. Julan	Hattay D. Helenan (SEAL)
STATE OF OREGON, COUNTY OF DESCHUTES On this _09 day of _JANUARY, 19 95 before me, a Notary Public in and for said State, personally appeared	STATE OF OREGON, COUNTY OF I HEREBY CBETIFY That this instrument was filed for record at the request of the Beneficiary at minutes past
コート・ション しょうしゃ かしかい アンション かいしょう ション・ション しんしょう はんせん ひとうえ 着いて 電磁電気機	COMMISSION NO. 42441 COMMISSION EXTERES AUG. 26, 1993
REQUEST FOR FUI	L RECONVEYANCE Date: 19

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.

60x 54 nd OR

Beneficiary Beneficial Oregon Inc. d/b/a BENEFICIAL MORTGAGE CO. By

Office Manager

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By

FEE \$15.00