Klamath Falls, OR 97603 Phone: (503) 882-5525

Forms bayevinga yahasa sa ang engla pisang ligat haling sa esvegina va na 65 (bise sa atas sabisandin sang kalaga ja liga liga pagada sabisa at 1 mga taliah sa sa liga sa anja sa one of the property of the second of the sec

La callada de estada de frigidad de estada de

CHARLES THE STATE OF STATE ABOVE THIS LINE FOR RECORDER'S USE

REVOLVING CREDIT DEED OF TRUST LINE OF CREDIT MORTGAGE

WHICH P		REVOLVING LINE	OF CREDIT AND	MAY CONT	AIN A VARI	ABLE RATE	INDER A CREDIT AGREEMEN OF INTEREST. THE MAXIMU 	
among the	THIS DEED OF Richa	TRUST is made t ard Howard M	his <u>30th</u> arlatt and J	_day of	July Marlatt		, 19 <u>96</u>	_,
	2 807 816 U.S.	endesta taabaa	n DAyer June 1917 - 179	instand. To	25. 3.2		(herein "Borrower"	
	Aspen Title eneficiary, Klama			in all ded out to	1.1. 77		(herein "Trustee"	'),
and the B	eneticiary, <u>A.Laut</u> tion organized and	existing under th	no loyees red	United St	ates of	America		-1
whose ad	dress is 3737	Shasta Way,	Klamath Fal	ls, Orego	n 9760	3		
	ta ya da da	1 8 S	<u></u>	<u> </u>			(herein "Lender"	').
IN C	CONSIDERATION	of the indebtedne	see horoin rocited	and the truct	herein cres	tod:	7 7	
	SECURE to Lende		33 Holom recitou	and the trust	Herein Crea	ateu,	Λ	
(1)	Plan Credit Agree all modifications, advances to Born repaid, and rema Trust. The total ou thereon at a rate to time under the (\$50,000.00 as the Credit Limi years from the d The payment of a charges thereon	ement and Truth-in amendments, ex ower under the ten de from time to tin utstanding princips which may vary from the Credit Agreeme _). That sum is refet. The entire indeb ate of this Deed call other sums advat at a rate which in	tending Disclosurensions and reners of the Credit Agme. Borrower and al balance owing a community shall not exceed to herein as tedness under the of Trust.	res made by E wals thereof greement, whi Lender conte t any one time d any other c ed <u>FIFTY</u> the Maximum Credit Agreer ance herewith	derrower and herein "Crech advances mplate a se under the Charges and THOUSAN! Principal Brient, if not set to protect the dit Agreer	d dated the sa edit Agreeme s will be of a re- ries of advance redit Agreeme collection cost D_AND_NO/ alance and re- coner paid, is the security of ment.	the LOANLINER® Home Equine day as this Deed of Trust, and ""). Lender has agreed to maint"). Lender has agreed to maint as to be secured by this Deed ent (not including finance chargets which may be owing from tin 100 DOLLARS ferred to in the Credit Agreemed due and payable	rd e, of es ne nt
(3) BOF the Count	ROWER irrevocat y of <u>Klamath</u>	oly grants and cor	tate of Oregon:	in trust, with p	power of sal		ng described property located	ìn
Ambata			nto artis tunciolo coniunal restracti					
Katan di	na nazveni nameznigatu. Nimej Beldige Amelika (77. (6) 47. (4)	, to obtainly with	orine ou niet. 1881 la e, 7 Milit	den at			
A PLANCE						PRINGS AD	DITION TO THE	
raignadus Sectorios	CLTY OF KLAN	e South 36.	leiswaderbere 5 d eet: geso	Litikey storen Total ni ber	ong Malika. Kabupatèn	ate of Or	egon. EXCEPTING	
achtek	nder anny code	oj Parvas Loga te	s in arance carri	nikil kadap te	arena pega	Markey ere		
interest.	suit di terone i al înt Linail II, neve e prost	er and back bodge	danted of beautiers	Jodan Banca	haer aut en	awawa da w		1
sus neres sustate tell	euligg) er i ar st	ne questa con un la compansión de la compa La compansión de la compa	un arusun uesur oceas tayvalina, i	azin yango n az wwaito sav	ang emagas Saa Bonca			
				C 27	personal addition	April 100 April 1		
in porquer Institut et	stolendini e olok perpustra e i de e	no meny trons : Historicki cans	of the original of all . Walter took the others		10 (1994) 7:0. Como de la como	កំឡុងពួក។ ទាស់		
besQ art	va bota ina en la c	Fromeny or to try	uit te vazjet v. ne	HENCI281 51 13	idle in ign	Service of the servic		
it is a reserve	. Stratus aread as	er i dike garakti	enemakatan si sami	an an airin saan 3				
story esti- ered upd ering the	esteganantos flores estesto paulicipalitos sidemalium ori a plu sidemalitos calentos Lucit desectos enter	riorearen of that fill con et unit in elektrol den er coverren	essing my very sec Electer for the stier enter the declara	o paga a su sa Hriti Dilatri ti Chiqologida	light Blimbill Thewends		The second secon	-2
							e de la companya de	
in laguei europaido energia espanii a	en illigent op van die van Ereijfele eksielen for Operatie en de van den Operatie en de van den Operatie en die van den	call of segment entry presents afdersock of recent area sind that the recent areas	elitaryty – jose 1945 chilosophia 1946 carondelite 1946 chilopophia	is atoritis ylin e recur e esis te ist ya cameroka e inar intoriti	erate on et al fill La proper esse erestorologistes q erestores este es		200	
grati nebr Japansena	i i projektorije projektorije projektorije i projek	alat karahasaka yi ta badi immoorays	na reom et felere. E yaro reacci di i	l ocymentada Harridagða o	independit. Pada erasa	maint i sa Maint i sa		
1994	Singhadin ying 17 Pantanganda Lini, bindangan	erina has bijakara	ero ediscuse cili	ersela internalia		#1 12 #1# 121 # 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
which has	the address of	1147 East	Street	<u>r i mangan i kab</u>	140 25 3 1 5 5	14 julius 2		_
<u> </u>	Klamath Falls	3.	agila (marin kusa Alimpi		Oregon	97601	_ (herein "Property Address"	' }:
N 2 11 1	130 Bhades 0	(C# y)	Languagii isa yasta s	s australianes.	Hill working	(Zip Code)	ents, rights, appurtenances as	•

foctures, all of which shall be deemed to be and remain a part of the property covered by this Deed of Trust; and all of the foregoing, together with said property (or the leasehold estate if this Deed of Trust is on a leasehold) are hereinafter referred to as the "Property". COMMANDITUM INSURANCE SOCIETY, 1991, ALL RIGHTS RESERVED.

11127141 Complete if applicable:
This Property is part of a condominium project known as This Property includes Borrower's unit and all Borrower's rights in the common elements of the condominium project. This Property is in a Planned Unit Development known as

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property. and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Finance Charges and Other Charges. Borrower shall promptly pay when due all amounts borrowed under the Credit Agreement, all finance charges and applicable other charges and collection costs as provided in the Credit Agreement.

2. Funds for Taxes and Insurance. Subject to applicable law, Lender, at Lender's option, may require Borrower to pay to Lender. on the day monthly payments of principal and finance charges are payable under the Credit Agreement, until all sums secured by this Deed of Trust are paid in full, a sum (herein "Funds") equal to one-twelfth of the yearly taxes and assessments (including condominium and planned unit development assessments, if any) which may attain priority over this Deed of Trust, and ground rents on the Property, if any, plus one-twelfth of yearly premium installments for hazard insurance, all as reasonably estimated initially and from time to time by Lender on the basis of assessments and bills and reasonable estimates thereof. Borrower shall not be obligated to make such payments of Funds to Lender to the extent that Borrower makes such payments to the holder of a prior mortgage or deed of trust if such holder is an institutional Lender.

If Borrower pays Funds to Lender, the Funds shall be held in an institution the deposits or accounts of which are insured or guaranteed by a Federal or state agency (including Lender if Lender is such an institution). Lender shall apply the Funds to pay said taxes, assessments, insurance premiums and ground rents. Lender may not charge for so holding and applying the Funds, analyzing taxes, assessments, insurance premiums and ground rents. Lender may not charge for so nothing and applying the Funds, analyzing said account or verifying and compiling said assessments and bills, unless Lender pays Borrower interest on the Funds and applicable law permits Lender to make such a charge. Borrower and Lender may agree in writing at the time of execution of this Deed of Trust that interest on the Funds shall be paid to Borrower, and unless such agreement is made or applicable law requires such interest to be paid, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds showing credits and debits to the Funds and the purpose for which each debit to the Funds was made.

The Funds are placed as additional security for the sums secured by this Deed of Trust. The Funds are pledged as additional security for the sums secured by this Deed of Trust.

If the amount of the Funds held by Lender, together with the future monthly installments of Funds payable prior to the due

dates of taxes, assessments, insurance premiums and ground rents, shall exceed the amount required to pay said taxes, assessments, insurance premiums and ground rents as they fall due, such excess shall be, at Borrower's option, either promptly repaid to Borrower or credited to Borrower on monthly installments of Funds. If the amount of the Funds held by Lender shall not be sufficient to pay taxes, assessments, insurance premiums and ground rents as they fall due, Borrower shall pay to Lender any amount necessary to make up

the deficiency in one or more payments as Lender may require.

Upon payment in full of all sums secured by this Deed of Trust, Lender shall promptly refund to Borrower any Funds held by Lender. If under paragraph 22 hereof the Property is sold or the Property is otherwise acquired by Lender, Lender shall apply, no later than immediately prior to the sale of the Property or its acquisition by Lender, any Funds held by Lender at the time of application as a credit against the sums secured by this Deed of Trust.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under the Credit Agreement and paragraphs 1 and 2 hereof shall be applied by Lender first in payment of amounts payable to Lender by Borrower under

Agreement and paragraphs 1 and 2 ferror shall be applied by Center lines in payment of amounts payable to Lender by Sorrower under paragraph 2 hereof, second, (in the order Lender chooses) to any finance charges, other charges and collection costs owing, and third, to the principal balance under the Credit Agreement.

4. Prior Mortgages and Deeds of Trust; Charges; Liens. Borrower shall perform all of Borrower's obligations under any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust, including Borrower's covenants to make payments when due. Except to the extent that any such charges or impositions are to be made to Lender under paragraph 2. Borrower shall pay or cause to be paid all taxes, assessments and other charges, fines and impositions attributable to the Property which may attain a priority over this Deed of Trust, and leasehold payments or ground rents, if any. Within five days after any demand by Lender, Borrower shall exhibit to Lender receipts showing that all amounts due under this paragraph have been paid when due.

Hazard Insurance, Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," floods, and such other hazards as Lender may require and in such amounts and for such periods as Lender may require. Unless Lender in writing requires otherwise, the policy shall provide insurance on a replacement cost basis in an amount not less than that necessary to comply with any coinsurance percentage stipulated in the hazard insurance policy, and the amount of coverage shall be no less than the Maximum Principal Balance plus the full amount of any

lien which has priority over this Deed of Trust

The insurance carrier providing the insurance shall be chosen by Borrower subject to approval by Lender; provided, that such approval shall not be unreasonably withheid. All insurance policies and renewals thereof shall be in a form acceptable to Lender and shall include a standard mortgage clause in favor of and in a form acceptable to Lender. Lender shall have the right to hold the policies and renewals thereof, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. All insurance proceeds are hereby assigned to Lender and shall be paid to Lender to the extent of all sums secured by this Deed of Trust, subject to the terms of any mortgage, deed of trust or security agreement with a lien which has priority over this Deed of Trust. Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to restore or repair the Property, if it is economically feasible to do so

If the Property is abandoned by Borrower, or if Borrower falls to respond to Lender within 30 days from the date notice is mailed by Lender to Borrower that the insurance carrier offers to settle a claim for insurance benefits, Lender is authorized to collect and apply the insurance proceeds at Lender's option either to restoration or repair of the Property or to the sums secured by this Deed

of Trust.

- Preservation and Maintenance of Property; Leasehoids; Condominiums; Planned Unit Developments. Borrower shall keep the Property in good repair and shall not commit waste or permit impairment or deterioration of the Property and shall comply with the provisions of any lease if this Deed of Trust is on a leasehold. If this Deed of Trust is on a unit in a condominium or a planned unit development, Borrower shall perform all of Borrower's obligations under the declaration or covenants creating or governing the condominium or planned unit development, the by-laws and regulations of the condominium or planned unit development, and the constituent documents.
- 7. Protection of Lender's Security. If Borrower fails to perform the covenants and agreements contained in this Deed of Trust, or if any action or proceeding is commenced which materially affects Lender's interest in the Property, then Lender, at Lender's option, upon notice to Borrower, may make such appearances, disburse such sums, including reasonable attorneys' fees, and take such action as is necessary to protect Lender's interest. Any amounts disbursed by Lender pursuant to this paragraph 7, with finance charges thereon, at the rate provided in the Credit Agreement, shall become additional indebtedness of Borrower secured by this Deed of Trust. Unless Borrower and Lender agree to other terms of payment, such amounts shall be payable upon notice from Lender to Borrower requesting payment thereof. Nothing contained in this paragraph 7 shall require Lender to incur any expense or take any action hereunder. Any action taken by Lender under this paragraph shall not cure any breach Borrower may have committed of any covenant or agreement under this Deed of Trust. Borrower agrees that Lender is subrogated to all of the rights and remedies of any prior lienor, to the extent of any payment by Lender to such lienor.

Inspection. Lender may make or cause to be made reasonable entries upon and inspections of the Property, provided that Lender

- shall give Borrower notice prior to any such inspection specifying reasonable entries upon and inspections of the Property, provided that Lender shall give Borrower notice prior to any such inspection specifying reasonable cause therefor related to Lender's interest in the Property.

 9. Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any condemnation or other taking of the Property, or part thereof, or for conveyance in lieu of condemnation, are hereby assigned and shall be paid to Lender, to the extent of any indebtedness under the Credit Agreement, subject to the terms of any mortgage, deed of trust or other security agreement with a lien which has priority over this Deed of Trust.

 10. Borrower Not Released; Forbearance By Lender Not a Walver. Extension of the time for payment or modification of amortization of the sums secured by this Deed of Trust granted by Lender to any successor in interest of Borrower shall not operate to release, in any manner, the liability of the original Borrower's successors in interest. Lender shall not be required to
- commence proceedings against such successor or refuse to extend time for payment or otherwise modify amortization of the sums secured by this Deed of Trust by reason of any demand made by the original Borrower and Borrower's successors in interest. Any forbearance

by Lender in exercising any right or remedy hereunder, or otherwise afforded by applicable law, shall not be a waiver of or preclude the exercise of any such right or remedy. ากลางก่อนส

11. Successors and Assigns Bound; Joint and Several Liability; Co-signers. The covenants and agreements herein contained shall bind, and the rights hereunder shall inture to, the respective successors and assigns of Lender and Borrower, subject to the provisions enanthms, and the rights nerouncer shall mure to, the respective successors and assigns of Lender and Borrower, subject to the provisions of paragraph 21 hereof. All covenants and agreements of Borrower shall be joint and several. Any Borrower who co-signs this Deed of Trust, but does not execute the Credit Agreement, (a) is co-signing this Deed of Trust only to grant and convey that Borrower's interest in the Property to Trustee under the terms of this Deed of Trust, (b) is not personally liable under the Credit Agreement or under this Deed of Trust, and (c) agrees that Lender and any other Borrower hereunder may agree to extend, modify, forbear, or make any other accommodations or amendments with regard to the terms of this Deed of Trust or the Credit Agreement, without that Borrower's consent and without releasing that Borrower or modifying this Deed of Trust as to that Borrower's interest in the Property.

12. Notice: Except for any notice required under applicable law to be given in another manner; (a) any notice to Borrower provided for in this Deed of Trust shall be given by delivering it or by mailing such notice by certified mail addressed to Borrower at the Property Address or at such other address as Borrower may designate by notice to Lender as provided herein, and (b) any notice to Lender shall be given by certified mail to Lender's address stated herein or to such other address as Lender may designate by notice to Borrower as provided herein. Any notice provided for in this Deed of Trust shall be deemed to have been given to Borrower or Lender when given

in the manner designated herein.

13. Governing Law; Severability. The state and local laws applicable to this Deed of Trust shall be the laws of the jurisdiction in which the Property is located. The foregoing sentence shall not limit the applicability of Federal law to this Deed of Trust. In the event that any provision or clause of this Deed of Trust or the Credit Agreement conflicts with applicable law, such conflict shall not affect other provisions of this Deed of Trust or the Credit Agreement which can be given effect without the conflicting provision, and to this end the provisions of this Deed of Trust and the Credit Agreement are declared to be severable. As used herein, "costs," "expenses" and 'attorneys' fees" include all sums to the extent not prohibited by applicable law or limited herein.

14. Prior Mortgage or Deed of Trust; Modification; Future Advance. Borrower shall not enter into any agreement with the holder of any mortgage, deed of trust or other security agreement which has priority over this Deed of Trust by which that security agreement is modified, amended, extended, or renewed, without the prior written consent of the Lender. Borrower shall neither request nor accept any future advance under a prior mortgage, deed of trust, or other security agreement without the prior written consent of Lender.

15. Borrower's Copy. Borrower shall be furnished a copy of the Credit Agreement and a conformed copy of this Deed of Trust

at the time of execution or after recordation hereof.

16. Rehabilitation Loan Agreement. Borrower shall fulfill all of Borrower's obligations under any home rehabilitation, improvement, repair, or other loan agreement which Borrower may enter into with Lender. Lender, at Lender's option, may require Borrower to execute and deliver to Lender, in a form acceptable to Lender, an assignment of any rights, claims or defenses which Borrower may have against parties who supply labor, materials or services in connection with improvements made to the Property.

17. Walver of Homestead Exemption. To the extent permitted by law, Borrower hereby waives the benefit of the homestead

exemption as to all sums secured by this Deed of Trust.

Waiver of Statutes of Limitation. Borrower hereby waives, to the full extent permitted by law, statutes of limitation as a defense 18.

to any demand or obligation secured by this Deed of Trust.

Merger. There shall be no merger of the interest or estate created by this Dead of Trust with any other interest or estate in the 19.

Property at any time held by or for the benefit of Lender in any capacity, without the written consent of Lender.

20. Notice of Transfer of the Property; Advances after Transfer, Borrower shall give notice to Lender, as provided in paragraph 12 hereof, prior to any sale or transfer of all or part of the Property or any rights in the Property. Any person to whom all or part of the Property or any right in the Property is sold or transferred also shall be obligated to give notice to Lender, as provided in paragraph 12 hereof, promptly after such transfer.

Even if Borrower transfers the Property, Borrower will continue to be obligated under the Credit Agreement and this Deed of Trust unless Lender releases Borrower in writing. As a condition to Lender's consent to any proposed transfer or as a condition to the release of Borrower, Lender may require that the person to whom the Property is transferred sign an assumption agreement satisfactory to Lender and Lender may impose an assumption fee. The assumption agreement will not entitle the person signing it to receive advances

under the Credit Agreement.

21. Transfer of the Property. Subject to applicable law, Lender shall have the right to accelerate, that is, to demand immediate payment in full of all sums secured by this Mortgage or Deed of Trust, if Borrower, without the written consent of Lender, sells or transfers all or part of the Property or any rights in the Property.

If Lender exercises the option to accelerate, Lender shall give Borrower notice of acceleration in accordance with paragraph 12 hereof. The notice shall provide a period of not less than 30 days from the date of the notice within which Borrower may pay the sums declared due. If Borrower fails to pay those sums prior to the expiration of such period, Lender may, without further notice or demand

on Borrower, invoke any remedies permitted by paragraph 22 hereof.

Default; Termination and Acceleration; Remedies. Each of the following events shall constitute an event of default 22. Default; Termination and Acceleration; Remedies. Each of the following events shall constitute an event of default ("event of default") under this Deed of Trust: (1) Borrower commits fraud or makes a material misrepresentation in connection with this Deed of Trust or the Credit Agreement; (2) Borrower does not meet the repayment terms of the Credit Agreement; or (3) Borrower's action or inaction adversely affects the Lender's rights in the Property secured by this Deed of Trust. If an event of default occurs, then prior to exercising any right or remedy provided for in this Deed of Trust and prior to acceleration, Lender prior to acceleration shall give notice to Borrower as provided in paragraph 12 hereof specifying: (1) the event of default; (2) the action required to cure such event of default; (3) a date, not less than 10 days from the date the notice is mailed to Borrower, by which such event of default must be cured; and (4) that failure to cure such event of default on or before the date specified in the notice may result in acceleration of the sums secured by this Deed of Trust and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the nonexistence of inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the nonexistence of an event of default or any other defense of Borrower to acceleration and sale. If the event of default is not cured on or before the date specified in the notice, Lender, at Lender's option, may declare all of the sums secured by this Deed of Trust to be immediately due and payable without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all reasonable costs and expenses incurred in pursuing the remedies provided in this paragraph 22, including, but not limited to, reasonable attorneys' fees.

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the occurrence of an event of default and of Lender's election to cause the Property to be sold and shall cause such notice to be recorded in each county in which the Property or some part thereof is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to Borrower and to the other persons prescribed by applicable law. After the lapse of such time as may be required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of the sale in one or more parcels and in such order

and under the terms designated in the notice of the sale in one or more parcers and in such order as Trustee may determine. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or Lender's designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's deed conveying the Property so sold without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facia evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all reasonable costs and expenses of

the sale, including, but not limited to, reasonable Trustee's and attorneys' fees and costs of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled thereto.

23. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Deed of Trust due to Borrower's default, Borrower shall have the right to have any proceedings begun by Lender to enforce this Deed of Trust discontinued at any time prior to the earlier to occur of (i) the fifth day before the sale of the Property pursuant to the power of sale contained in this Deed of Trust or (ii) entry of a judgment enforcing this Deed of Trust if: (a) Borrower pays Lender all sums which would be then due under this Deed of Trust and the Credit Agreement had no acceleration occurred; (b) Borrower cures all events of default; (c) Borrower pays all reasonable expenses incurred by Lender and Trustee in enforcing the covenants and agreements of Borrower contained in this Deed of Trust, and in enforcing Lender's and Trustee's remedies as provided in paragraph 22 hereof, including, but not limited to, reasonable attorneys' fees; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Deed of Trust, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Deed of Trust shall continue unimpaired. Upon such payment and cure by Borrower, this Deed of Trust and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

Reconveyance. This Deed of Trust secures a revolving line of credit and advances may be made, repaid, and remade from time to time, under the terms of the Credit Agreement. When Borrower (1) has paid all sums secured by the Deed of Trust and (2) has requested that the revolving line of credit be canceled, Lender shall request Trustee to reconvey the Property and shall surrender this

Deed of Trust and the Credit Agreement. Trustee shall reconvey the Property without warranty to the person or persons legally entitled thereto. To the extent permitted by law, Lender may charge Borrower a fee for such reconveyance and require Borrower to pay costs of recordations if any management and appoint a strange of publicable law, Londer may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to as of recordational any more and trace the title, power and duties conferred upon the Trustee herein and by applicable law. 26. Use of Property. The Property is not currently used for agricultural, timber or grazing purposes. Attorneys' Feen. As used in this Deed of Trust and in the Credit Agreement, "attorneys' fees" shall include attorneys' fees, if any, which shall be awarded by an appellate court.

REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Deed of Trust to give Notice to Lender, at Lender's address set forth on page one of this Deed of Trust, of any default under the superior encumbrance and of any sale or other foreclosure action. IN WITNESS WHEREOF, Borrower has executed this Deed of Trust Richard Howard Marlatt Judith J. Marlatt Klamath STATE OF OREGON. County ss: 30th July day of 19_96, personally appeared the above named Richard Howard Marlatt and Judith J. Marlatt and acknowledged the foregoing instrument to be _ their _voluntary act and deed. OFFICIAL SEAL JAMES L. HEATH NOTARY PUBLIC - OREGON
COMMISSION NO. 046221
MY COMMISSION EXPIRES SEPT. 15, 1999 REQUEST FOR RECONVEYANCE TO TRUSTEE: The undersigned is the holder of the Credit Agreement secured by this Deed of Trust. Said Credit Agreement, together with all other indebtedness secured by this Deed of Trust, has been paid in full. You are hereby directed to cancel said Credit Agreement and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto. Date: สาดศัยทางสาขอบารตัว - ชา วิเครายสาของศ์สาของ Matter et rempa a stranuren i arabio beradar. successive exists of the principle example of the first first ave the higher folgous-seate, their is, in the tween proceed the could be written consent of Dentile in seat, our followings. Sidepoliqu, arī to bac วิสภาสวรมูณต่า เชียงอยา คือ <u>เร</u> des politics di acceleration in contrare in the ceregraph STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ Aspen Title & Escrow the of July A.D., 19 96 at 11:16 o'clock A_M., and duly recorded in Vol. M96 Mortgages on Page 23140 Bernetha G. Letsch County Clerk FEE \$25.00 Kothlun Kosa control of the control of the control of the sums of the sums of the control of t eyear of suite, il repoor **et all exec**ute o**r couse Tructee to exe**cute produktivitant to a of the secution co These of sum, concerts an execution **cause interes to wa**ce at an interest as we can be concerted in a set, eiger four received in the color of the s, pour she tarms designated in the notice of the sale in one or isola percuis and in such pricer as case populating nails of all or any parcel of the Property by out it. The uncoment at the lime takes sale, Londer or Londor's designee may purchase the Property in earlieries o the successor fundas a deed conveying the Property on the defined any tor earth or a the freedom of the statements to each at the rate in the following order (a) to all renconsite not to and expenses of esconders fructer's and alternaya' fore and control life or dence; (b) in all eners enounce er coss, if any, to the person or persons legally entitled therefo. our cane, it mainstancing Lender's acceleration of the name secure by the C on a tive in that to nevbes by processionings begun by Lander to enforce this Sledo in Trout is considered to the individual procession of the first and proceeding and of the Property pursuant to the Force of and Dominated in Tris der ing des Deed of Trustifige, Serrower pays Lender sit suma which we all beneven due undat ser in acceleration of current (b) **Corrower cures** all on the **o**f default (c) floridows page age, to which to have a common the carbon with a second with a common the manager of the property of the common and the common that the common and the common that the common and the common that the common and of Teachand the stregations scound invalid shall remain to list that a mark fact and

one, this services, the construction of model and advantage of the construction of the