WHIN RECORDED DELIVER TO:

Vol.<u>///97</u> Page__

Day Ynno sigh pasisguil to basis (liuwi) ar praimed and abartay resonant and commenced by the sign of 7662 (SW. Horlawke) 1 old old old old little god briefor diw log on the second Tualatin, OR 97062

() NATION WITH ACCORDING CONTINUE LOUIS OF ACTARCES A SECTION OF ACTARCES AND ACTOR OF ACTARCES AND ACTARCES AND ACTOR OF ACTARCES AND ACTARCES AND ACTOR OF ACTARCES AND ACTARCES AND ACTOR OF en grinte e communest to reak otherned or titue loads on filmeres interneys fres paralegal at any one time shill for exceed

MTC 41792 - MG

to instantion is croper Rouselle security of the tent than

All 1992 to lead to the control of t

not light and the light of health LINE OF CREDIT TRUST DEED

, ient,	HETIZI I	The Grantor	is KKLLY G. WILTON	and MARY L. WILTON	1a.11a199/	
	***********			I KOMONIEM I NO THE	CTOO IC	
างงยา	XXXXXXX	EXXXXXXXX.NANC	Y. I., PETERSON			, whose address is
7.72	("Truste	"). The benefician	S CREEN TREE FINA	ncial servicing corpora	TION	****************
	which is	organized and ex	Sting under the law	s of Delaware		
5-300.1	and who	ise address is	662 SW MOHAVK TUA	LATIN OR: 97062	**************	
					***************************************	("Lender").
-82713d -5, 4	CO	WEYANCE - Borro	wer, for good and	valuable consideration,	the receipt and su	ficiency of which is
30 M	acknowl	edged, and to sec	ure the Secured De	bt defined below, and	the Borrower's perf	ormance under this
State	Security	Instrument, irrevo	cably: grants. baro	ains and sells to True	stee in trust with	power of cale the
	IOHOMIN	i nezaunen hichei	ra incaren III-"" va	MATH	************************	County:
ારાંકલ	srizo c	hiivisasia jama A	I of the property lo	catedoa: <u>8747 BLY MOUN</u>	CAIN CUTOFF	, in the
nde	City	Town/Village of EC	NANZA	. County of KLAMATH	State	of OR in
ided.	ord Which	the Borrover has	an ownership, hasel	old or other legal into	rest. This property	is more
	here	o as Exhibit A. to	gether with a securi	led "Additional Propert ity interest in that ce	/ Description" Which	i is attached
erl: i	420	mobile	home, serial number	15187		
			a professional and the strong a	U.T. (CD) Lender or its assigns	Profile Berker Burker († 1967) De karter bliv der De karten (†	d dag i fra et e e ga di e e. Salai da e e e e e e e e e e e e e e e e e e
albr:	daen	The Borrower does	hereby authorize the	Lender or its assigns be Bort(ago, and to atta	to obtain a more de	tailed property
120/10	has	ligned the Mortgage		mi bortijagi and to atti	co excipit a siter	the Borrover
		h			制度 医阿尔克克	With the State of Sta
			revolled as seld	na tora di masov majora i		
				네스 보통 제상하다 100 원인 1	지난 문학자는 집에 문학 기계를 받	
AND THE		U Jun Jumb Bodo	Apronesii da 11	ionișia (b. Iuser 45 - 1		MINUL I
16 IS	which ha	s the address of	1747 BLY MOUITIALII	GUZOFF		
yrısı u	in the local	baso en la la smy	ar State and Little L	[Street]		***************************************
	BONANZA		*****************************	Oregon	7,623 (*	Property Address").
celots	10ge	ther with: (a) al	l improvements in	ow or hereafter builter a part of the prope	it on the propert	y, all easements,
all the state of the state of	and prof	ts, water rights ar	d stock that are oa	nt of the property, (c) a	all rights that Roiro	win and gas rights wer has in the land
YES	which lie	in the streets or	rollds in front cif. o	next to the property	. All replacements	and additions shall
(33) - (1)	also he d	overed by this Sec	urity:instrument. Al	of the foregoing is re	ferred to in this Sec	urity Instrument as

the "Property."

WARRANTY OF TITLE Borrower warrants that Borrower is lawfully seized of the estate here conveyed and has the right to grant, Largain, and sell the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

MAXIMUM OBLIGATION LIMIT - Additional or future loans or advances are contemplated. However, nothing in this Security Instrument shall constitute a commitment to make additional or future loans or advances in any amount. The total unpaid principal balance (exclusive of interest, attorneys' fees, paralegal fees, costs, and other legal expenses) secured by this Security Instrument at any one time shall not exceed a maximum amount of 5. This limitation of amount does not apply to either advances made under the terms of this Security Instrument to protect Lender's security or to any future advances made or future obligations incurred under a construction loan instrument to enable completion of contemplated improvements.

SECURED DEBT DEFINED Borrower's "Secured Dubt," Which is secured by this Security Instrument, means and includes the following:

A. The promissory note(s), contract(s), guaranty(s) or other evidence of debt executed by Borrower listed below and all extensions, renewals, modifications or substitutions

A Universal Note or Hazufactured forme Return Installment Contract and Security Agreement executed by Buyers/Borrowers.

The above obligation is due and payable on the date 360 courts after final disbursement, if not paid earlier.

- B. All future advances or other future obligations under any promissory note, contract, guaranty, or other evidence of debt existing now or executed after this Security Instrument. No future advance or future obligation will be secured by this Security Instrument unless the promissory note, contract, guaranty or other evidence of inceptedness under which such future advance or future obligation is incurred shall state on its face that it is secured by, and identifies by date of execution, this Security Instrument.
- C. All additional sums advanced and expenses incurred by Lender for insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument, plus interest at the highest rate in effect from time to time provided for in the promissory note(s), contract(s), guaranty(s), or other evidence of debt.
- D. All other obligations Borrower owns to Lender; which now exist or may later arise, to the extent the taking of the Property as security for the obligation is not prohibited by law.
- E. Horrower's performance under the terms of any instrument evidencing a debt by Borrower to Lender and any security instrument securing, quarantying, or otherwise relating to the debt.

COVENANT'S - Borrower and Lender warrant and agree as follows:

- 1. Payments. Borrower agrees to make all payments on the secured debt when due. Unless Borrower and Lender agree otherwise, any payments Lender receives from Borrower, or for Borrower's benefit, will be applied as follows: First, to any amounts Borrower owes on the secured debt, exclusive of principal or interest, secondly, to interest due; and thirdly, to principal. If partial prepayment of the debt occurs for any reason, it will not reduce or excuse any scheduled payment until the secured debt is paid in full.
- 2. Claims Against: Title. Borrower will pay all taxes, assessments, liens, encumbrances and other charges attributable to the Property when due. Lender may require Borrower to provide copies of receipts evidencing these payments. Borrower will defend title to the Property against any claims which would impair the security interest created by this Security Instrument. Lender may require Borrower to assign any rights, claims or defenses which Borrower may have against parties who supply labor or materials to improve or maintain the Property.

reasonably associated with the Property due to its type and location. Insurance should be equal to amount of debt outstanding, under terms acceptable to Lender at Borrower's expense and for Lender's benefit. All insurance policies shall include a standard mortgage clause in favor of Lender. Lender will be named as loss payee or as the insured on any such insurance policy. Any insurance proceeds may be applied, within Lender's discretion, to either the restoration or repair of the damaged Property or to the secured debt. Any application of the proceeds to the principal shall not extend or postpone the due date of subsequent payments due, or change the amount of those payments. Borrower will give Lender prompt notice of any loss of damage to the Property. The insurance carrier providing the hazard insurance shall be chosen by Borrower subject to Lender's approval, which shall not be inreasonably withheld.

If lender requires mortgage insurance, Borrower agrees to maintain such insurance for as long as

Lender requires.

dine's

4. Property. Borrower will keep the Property in good condition and make all repairs reasonably necessary. Lender may inspect the Property if the Property is vacant or abandoned or the loan is in default. Lender may take reasonable action to protect and preserve such vacant or abandoned Property.

issued 祖 iduatory oil vites and oils the Usi

5. Expenses. Borrower agrees to pay all of Lender's expenses, including reasonable attorney's fees, if Borrower breaks any covenants in this Security Instrument or in any obligation secured by this Security Instrument. Borrower will pay these amounts to Lender as provided in Paragraph 9 of this Security Instrument. If there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, for condemnation or to enforce laws or regulations), then Lender may do and pay whatever is necessary to protect the value of the Property, including payment of taxes, hazard insurance and other items mentioned in Paragraph 2.

6. Leaseholds, Condominiums, Planned Unit Developments. Borrower agrees to comply with the provisions of any lease if this Security Instrument is on a leasehold. If Borrower acquires fee title to the Property, the leasehold and fee title shall not be merged unless Lender agrees to the merger in writing. If the Property includes a unit in a condominium, cooperative, or a planned community, Borrower will perform all of Borrower's duties under the covenants, by-laws or regulations of the condominium, cooperative, or planned community.

Condemnation. Borrower assigns to Lende, the proceeds of any award or claim for clamages connected with a condemnation or other taking of all or any part of the Property. Such proceeds will be applied as provided in Paragraph 1. This assignment is subject to the terms of any prior security agreement.

Unless Borrower and Lender have agreed otherwise in writing. Borrower may collect and retain the rents for not more than one month in advance if Borrower is not in default. If agent or a court appointed receiver may take possession of and manage the Property and collect rents, including those past due. Any rents Lender collects shall be applied first to the costs of managing the Property, including court costs, attorney's fees, commissions to rental agents and all other necessary and related expenses. Any remaining sums will be applied toward payment of the Secured Debt as provided in

under this Security Instrument, Lender may perform those duties or cause them to be performed. Lender may sign Borrower's name or pay any sums necessary to secure performance. If any construction on the Property is discontinued or not carried on in a reasonable manner, Lender may do whatever is necessary to protect their security interest in the Property, including completion of the construction. Lender's failure to perform for Borrower will not preclude Lender from exercising any of their other rights under the law or this Security Instrument. A though Lender may take action under this covenant, Lender is not obligated to do so. Any amounts paid by Lender to protect Lender's security interest will be secured by this Security Instrument. These sums will be due on demand and will accrue interest at the rate in effect on the secured debt from the date of the payment until paid in full.

Houdi

0.11

orli.

di su

ioi.

- Exist of the Default and Acceleration. If Borrower falls to make any payment when due or breaks any covenants under this Security instrument or any obligation secured by this Security Instrument, Lender may accelerate the majurity of the secured debt and demand immediate payment and may invoke the power of sale and any other remedies permitted by applicable law.
- ansurar de politica de la curança lordracita infavilho abbliado de thin with light 11. Power of Sale, The Lender may, at the discretion of the Lender, exercise the power of sale, or, alternatively. Lender may foreclose in the same manner as provided by law for the foreclosure of mortgages on real property. 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 at 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 other persons as applicable law may require. After the lapse of such time as may be prescribed by applicable law, Trustee shall sell the property (in gross or in parcels) at public auction to the highest bidder for cash at the time and place and under the terms designated in the notice of 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 without any covenant or warranty, expressed or implied. Trustee shall apply the proceeds of the sale in the following order: (1) to all reasonable costs and expenses of the sale, including, but not limited to reasonable Trustee's and attorneys' fees; (2) to all sums secured by this Deed of Trust; and (3) the excess, if any, to the person or persons legally entitled thereto.
- Vicinios: 2. No Waiver. If circumstances, occur which would permit Lender to require immediate payment in full but Lender does not require such payments, Lender does not waive its rights with respect to subsequent
 - 13. Prior Security Interests. Unless Borrower first obtains Lender's written consent, Borrower will not make or permit an increase in the amount of any prior security interests. Borrower will perform all of Borrower's obligations under any prior mortgage, deed of trust or other security agreement, including Borrower's covenants to make payments when due.
- 14. Inspection. Lender may enter the Property to inspect it if Lender gives Borrower notice beforehand. The notice must state a reasonable purpose for Lender's inspection.
 - 15. Applicable Law, Severability, Interpretation. This Security Instrument is governed by the laws of the jurisdiction in which Linder is located except to the extent otherwise required by the laws of the jurisdiction where the Property is located. This Security Instrument is complete and fully integrated. This Security Instrument may not be amended or modified by oral agreement. Any section or clause in this Security instrument, attachments, or any agreement related to the Secured Debt that conflicts with applicable law will not be effective, unless that law expressly or impliedly permits the variations by written agreement. If any section or clause of this Security Instrument cannot be enforced according to its terms, that section or clause will be severed and will not affect the enforceability of the remainder of this Security Instrument. Wherever used, the singular shall include the plural and the plural the singular. The captions and headings of the sections of this Security instrument are for convenience only and are not to be used to interpret or define the terms of this Security Instrument. Time is of the essence in this Security Instrument. istablen and the thin below along the man of
- 16. Notices. Unless otherwise required by law, any notice to Borrower shall be given by delivering it or by mailing the notice by certified mail addressed to Borrower at the property address or any other address that Borrower provides to Lender. Any notice to Lender shall be by mailing the notice by certified mail to Lender's address as designated on page 1 of this Security Instrument or to any other address that Lender provides to Borrower. The sales to another applications and the

and he have notice given in the manner stated above shall be deemed to have been given by Borrower or Lender.

and on a little couple inflorer stander and the cytatever if neurosally to of shallo 17: Transfer of the Property on a Baneficial Interest in the Borrower. If all or any part of the Property to whom any linterest in this sold or transferred without Lender's prior written consent, Lender may demand inmediate payment of the secured debt. Lender may also demand immediate payment if the Borrower is will not a natural person and a beneficial interest in the Borrower is sold or transferred. However, Lender may bond not definand payment in the above situations if it is prohibited by federal law as of the date of this Security Instrument. ikili sa bita samuan bi sa

- viii vii viii viii Release. When Bonower has pald the secured debt and Lender has no further obligation to make advances under the instruments of includedness secured by this Security Instrument, Lender or Trustee shall, at Borrower's request, acknowledge satisfaction of this Security Instrument in the manner provided by applicable law without cost to Borrower. Borrower agrees to pay all costs to record such satisfaction.
 - 19. Successor Trustee. Lender, at lander's option, may from time to time remove Trustee and appoint a successor trustee by an instrument recorded in the county in which this Security Instrument is recorded. The successor trustee, without conveyance of the Property, shall succeed to all the title, powers and duties conferned upon the Trustee by this Security Instrument and by applicable law.
 - 20. Severability. Any provision or clause of this Security Instrument or any Instrument of Indebtedness which conflicts with applicable law will not be effective unless that law expressly or impliedly permits variations by agreement. If any provision or clause in this Security Instrument or any such Instrument evidencing the secured debt cannot be enforced according to its terms, this fact will not affect the enforceability of the balance of this Security Instrument and such Instrument evidencing the secured debt.
 - 21. Obligations Defined. Borrower's "Obligations" which are secured by this Security Instrument are defined as and include the following:
 - A. Any promissory note, instrument or agreement executed by corrower which evidences a loan by Lender to Borrover, and all extensions, renewals, modifications or substitutions (Evidence of Debt) thereof; and whether or not such future advances or future obligations are incurred for any purpose that was related or unrelated to the purpose of this Evidence of Debt.
- B. All additional sums advanced and expenses incurred by Lender for the purpose of insuring, preserving or otherwise protecting the Property and its value and any other sums advanced and expenses incurred by Lender under the terms of this Security Instrument, plus interest at the same rate provided for in the instrument(s) which evidence the Loan.
 - C. All other obligations Borrower oves to Lender which now exist or may later arise, to the extent the taking of the Property as security for the obligation is not prohibited by law.
 - D. Borrower's performance under the terms of any instrument which evidence a loan by Lender to Borrower and any security instrument which secures, guaranties or otherwise relates to the loan.

However, this Security Instrument will not secure another debt:

- A. If this Security Instrument is in Borrower's principal dwelling and Lender fails to provide (to all persons entitled) any notice of right of rescission required by law for the other debt:
- B. If Lender fails to make any disclosure of the existence of this Security Instrument required by
- 22. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements in this Security Instrument as if the rider(s) were a part of this instrument. [Check applicable item(s)].

Flann			Rider	Other	1.5		
Cond	lominiu	m Ridei					

MODERO

		ower accepts and agrees to the terms and covenants contained in this Security executed by Borrower and recorded with it.
	bivoig thanem en j treinu	ant annused (if the notations of the control of the
		May L Wahi
daint Lied.	nnor Halmage might etilisia? e	M omit montrols manifest Borfower/ British British
dollar 	Borrower	heomoniumisi singung salah Borrower ketalah kepis di ang kasalah Borrower
22 ¹ 71	s any asarynaent offundented	and the second of the second o
3002	PACKNOWLEDGMENT: STAT	E OF OREGON,
	ಾಗ್ On this13th	lay of June 1.1997 personally appeared the above named
	foregoing instrument to be	Mary II. Wilton and acknowledged the the voluntary act and deed.
916	nominizi i yrefined i i yti n (Official Seal)	Sefore mechanics
rrl ri	My commission expires:	12-20-98 Y WYOW X Stand
10 92 107 U	OFFICIAL SEAL MARJORIE A STUART	Salidade Sal
nast	COMMISSION NO. 0.1023	1998 / SOCIE RECONVEYANCE
mng,	TO TRUSTEE: 10 10 10 10 10 10 10 10 10 10 10 10 10	as yd shununi gasagayi ar i gasasytg sag, gasaga at i
bns l adbu		holder of the note or notes secured by this Deed of Trust. Said note or notes, tedriess secured by this Deed of Trust, have been paid in full. You are hereby
	directed to cancel said note	or notes and this Deed of Trust, which are delivered hereby, and to reconvey, ate now held by you under this Deed of Trust to the person or persons legally
עניבורוי	entitled thereto as various t	Porwo for a special succession was an exercise and a second
	Date:	Elinar i un lle sie so infriese as visit This in the line.
of hi of he	nich sylden is Joail by Jians on so his masse Jianse o	ປະສານ ເປລາຮັບບູນໄດ້ສົ່ວ ຊີກັນປ່າ ທ່ານ ປະສານ ປະຊານ ປະຊານ ປີ 25 ປ້າ ທ່ານ ປະສານ ປະການ
		in the clims cause from the cause which are
lis .cz	e abriord so their period fins	Emigate delle ille is taward of the action o
		Styr (tra) up by Stellar and John Stellar and Stellar
yd by	. September in stronger requir	The warming by a supplied was blacked the
lvalva	Free destructions	ens, catio pai in 10 gnotin stantono como como como como como como como c
DD 31	NO 6 14 DOLL TO LLOCATE OF STATE	排稿實際的過程上的提供的問題 经转换 医软膜膜炎性性 人名拉德罗斯瓦 经经济 人名德拉比尔 人名德拉尔 人名英格兰人姓氏格里的变体
411.II.)		Carranavaa (Ing. 1986) ahan 1996 ing merenang menanggan di Angaranggan Angaranggan Angaranggan Angaranggan Angaran
		la sant sedan kuma galuk mango ayeg min taraha
	in the second	

EXHIBIT "A", LEGAL DESCRIPTION

Lot 14, Elock 66, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT PLAT NO. 3, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: SS.

	riled to	医胚 化二氯化二烷		equest of			340	ititle		the	23rd	dav
	of	្រូវប	ne	40,000	_ A.D.,	19 97	at	11:40 o'cloc	k A. M	I., and duly recorded in	Vol. MQ7	
)f 1c	Mor	tgages			19319 .	· · · · · · · · · · · · · · · · · · ·	
						46				Bernetha G. Letsch, C	anntu Masle	
1	TEE .	\$4	0.00							utatun Ross		
		1313	Alm			William.			13 /)	maula Poss	<u> </u>	