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AFTER RECORDING RETURN TO:

Wanhington Mutual Loun Sarvicing

PO BOX 91006 - BAS0307

Seattle, WA 98111

Attention: Vault

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MTC 43115

LIVE OF CREDIT MORTGAGE" LIFET.INE/LIFELINE PLUS DEED OF TRUST (OREGON)

007-253-6:14460-253-00015-8

THIS DEED OF TRUST is between DALE BRUIT

whose address is 19615 CHEYNE ROLD KIJMATH FALLS OR 97603 ("Grantor"); AMERITITLE OREGON comporation, the address of which is 222 SOUTH SIXTH ST RLAMITH FALLS, DR. 97603 ("Trustee"); and Washington Mutual Bank , a Washington corporation, whose address is 1201 Third Avenue, Seattle, Washington 98101 ("Berioficiary"). 1. Granting Clauses. Grantor hereby grants, bargiline, sells and conveys to Trustee in trust, with power of sale, the real property in KLAMATH County, Dregon, described below, and all rights and interest in it Grantor ever gets:

THE S1/2, NE1/4, OF SECTION 31, TOWNSHIP 40 SOUTH, RANGE 10

BAST OF THE WILLAMETTE MERIDIAN, KLAMATH COUNTY, OREGON. EXCEPTING THEREFROM TEAT PORTION LYING WEST OF THE EAST

BOUNDARY OF CHEYNE ROLD RIGHT ON WAY.

together with all income, rents and profite from it; all plumbing, lighting, air conditioning and heating apparatus and equipment; and all fancing, blinds, drapes, floor coverings, built-in appliances, and other fixtures, at any time installed on or in or used in connection with such real property, all of the property described above will be called the "Property." If any of the Property is a bject to the Uniform Commercial Code, this Deed of Trust leading a Security Agreement which growth implicitude and the property as a bject to the Uniform Commercial Code, this Deed of Trust leading a Security Agreement which growth implicituded and the property as a bject to the Uniform Commercial Code, this Deed of Trust

All of the property described above will be called the "Property." If any or the Property is subject to the Uniform Commercial Code, this Deed of Trust is also a Security Agreement which grants identificiary, as security interest in all such property. This Deed of Trust shall constitute a fixture filling, and for that purpose is affective for a period of 5 years.

The Credit Agreement secured hereby has a term of thirty (30) years, with a Maturity Date of 11/14/27. Notwithstanding the designation of this instrument as a "Line of Credit Medgage" pursuant to CRS 86.155, this instrument is a Trust Deed.

Obligation Secured. This Deed of Trust is given to secure performance of each promise of Grantor contained herein or in an a Lifeline/Lifeline Plus Home Equity Line of Credit Agreement with Seneficiary with a maximum credit limit of \$ 20,000.00 the Credit Agreement"), including any extensions, renewals or modifications thereof, and repayment of all sums betrowed by Grantor under the Credit Agreement, with interest from the date of each advance until paid at the rates provided therein. The Credit Agreement provides for a variable rate of interest. Under the Credit Agreement the Grantor may borrow, repay and re-borrow from time to time, up to the maximum credit fees and charges payable by Grantor under the Credit Agreement, certain fees and charges payable by Grantor under the Credit Agreement, certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust. This Deed of Trust also secures payment of certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust. Trust, and repayment of money advanced by Beneficiary to protect the Property or Beneficiary's interest in the Property, including advances made pursuant to Section 6 below. All of this money is called the "Debt." The interest rate, payment terms or balance due on the obligations secured hereby may, if Grantor and Beneficiary agree, be indexed, adjusted, renewed or renegotiated.

3. Representations of Grantor. Grantor represents that Grantor is the owner of the Property, which is unencumbered except by: easements, reservations, and restrictions of record not inconsistent with the intended use of the Property, and any existing first mortgage or deed of trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary.

4. Promises of Grantor. Grantor promises:

(a) To keep the Property in good repair and not to remove, after or demolish any of the improvements on the Property without first obtaining Beneficiary's written consent;

(b) To allow representatives of Buneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the Property;
(d) To pay on time all lawful taxes and essell ments on the Property;
(d) To perform on time all terms, sevenants and conditions of any prior mertgage or deed of trust covering the Property or any part of and pay all amounts due and owing thereunder in a timely menner;
(e) To see to it that this Deed of Trust remains a valid lien on the Property superior to all liens except those described in Section 3;
(f) To keep the improvements on the Property insured by a company satisfactory to Beneficiary socient fire and extended excepts. (i) To keep the improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage perils, and against such other risks as Beneficiary mrty resonably require, in an amount equal to the full insurable value of the improvements.

and to deliver evidence of such insurance coverage to Baneficiary, lianaficiary shall be named as the first loss payee on all such policies pursuant to a standard lender's loss payable clause.

5. Trenafer or Further Ensumbrance of Property. Brenter additionally promises not to sell, transfer or further encumber the Property or any interest in the Property.

6. Curing of Defaults. If Grantor falls to comply with any of the governants in Section 4, including all the terms of any prior mortgage or deed of trust, Beneficiery may take any ection require: to comply with any such coverness without waiving any other right or namedy it may for Grantor's failure to comply. Repayment to Beneficiary of all the money spent by Beneficiary on behalf of Grantor shall be secured by this Dead of Trust. The amount spent shall bear interest at the rates from time to time applicable under the Credit Agreement and be repayable

7. Remadica For Dallacht.

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(a) Prompt performance under this Deed of Tust is assential if Grantor doesn't pay any installment of the Debt on time, or any other avent occurs that entities Beneficiary to declare the until belance of the Debt due and payable in full under the Credit Agreement, the Debt and any other money whose repayment is secured by this Deed of Trust shell immediately become due and payable in full, at the option of the Sendiciary, and all unpake principal will themselfer bear interest at the Debt and the period of the credit Agreement. Additionally, if Beneficiary are requests in writing, Trustee shall sell the Property in accordance with Oregon law, at public auction to the highest bidder. Any remon except reasonable trustee's fee and attorney's fee, (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if any, shall be distributed in accordance with Oregon law.

(b) Trustals shall deliver to the purchas it at the sale its thout warranty, which shall convey to the purchaser the interest in the subsequently acquired. The Trustse's deed shall note that section should be also was conducted in compliance with all the requirements of of this Dead of Trust and any intoinest which far for the regular ment of the Dead of Trust and any intoinest which all the requirements of of this Dead of Trust. This regular hall be prime facte evidence of such compliance with all the requirements of of borns fide purchasers and encumbrancers for value. of bons fide purchasers and encumbrancers for vilue.

(a) The power of sale confirmed by this Deed of Trust is not an explusive remady. Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage or sue on the Cradit Apreement according to law. In connection with any portion of the Property which is personal property, Beneficiery shall further be entitled to exercise the rights of a gooured party under the Uniform Commercial Code as then in effect in

(d) By accepting payment of any sum around by this Died of Trust after its due date, Eleneficiary does not waive its right to require prompt payment when due of all other sums so secured or to declare definit for failure to so pay.

- 8. Consumnation; Eminent Domain, in the event any portion of the Property is taken or demaged in an eminent dorngin proceeding, the ordine amount of the award, or such portion as may be necessary to fully satisfy the oilligation secured by this Deed of Trust, shall be paid Beneficiary to be applied to the obligation.
- 9. Foss and Costs. Granter shall pay Bereficiery's and Triastee's reasonable cost of searching records, other reasonable externeys fees, in any lawsuit or other proceeding to foreclose this Dead of Trust, in any lawsuit or proceeding which Bereficiery or Trustee is obligated to prosecute or defend to protect the lien of this Dead of Trust, and, in any other action taken by Beneficiary to collect the Debt, including without limitation any disposition of the Property under the Uniform Commercial Code, and any action taken in bankruptcy proceedings, as well as any appellate proceedings.
- 10. Reconveyance. Trustee shall reconvey all or any part of the Property covered by this Deed of Trust to the person entitled thereto, on written request of Granter and Beneficiary, or upon natisfaction of the obligations secured hereby and written request for reconveyance by Baneficiary or the parson untitled thereto.
- 11. Trustee: Successior Trustee. In the evolut of the death, incapacity, disability or resignation of Trustee, Beneficiary shall appoint in writing a successor trustee, and upon the recording of such appointment in the mortgage records of the county in which this Deed of Trust is recorded, the successor trustee shall be vested with all powers of the original trustee. The Trustee is not obligated to notify any party hereto of a pending sale under any other dead of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such ection or proceeding is brought by the Trustee.
- 12. **Iscalination.** This Deed of Trust shall benefit and obligate the heirs, devisees, logatees, administrators, executors, successors, and assigns of the parties hereto. The words used in this Deed of Trust referring to one person shall be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires. This Deed of Trust shall be governed by and construed in accordance with the laws of the state of Origon. If any provision of this Deed of Trust is determined to be invalid, the remaining provisions of this Deed of Trust shall nonetheless remain in full force and effect.

THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

D.ATED at	Klaumath Fal	ls	, Oregon		this 71:h	day of	November	1997
					GRANTOR'S):	13	1	
STATE OF	ATE OF Oregon							
CCUNTY OF	Klamath		\$5.					
This instrument	was ackno wiedged	before me an		11-	8-97			, by
DALE BREI	<u>T</u>			bna		į.		
	OFFICIAL:				Conn	jei a	Pom	
NUTARY PUBLIC-CHEGON OR ANNISION NO. OHIOS HAY COHHESIM EPPRES LIVI 20, 2001				Notary Public for: 12/25/2007				
			My Commission Expires: 1-20-200/					
			REQUEST FOR F					
TO: TRUSTEE	:				nly when Granton edit Agreens of (
The undersi Equity Line of C nequested, upon title and interes	igned is Beneficia Credit Agraement in payment of all it now held by yo	ry of the within secured there! sums owing to a therounder.	Deed of Truss y. Said Deed d you, to record	, and s Trunt Yey, ye	he legal owner a is hereby surran thout warranty,	nd holder of t derect to you to the person	he Lifeline/Lifelir for reconveyance (s) entitled there	ne Plus Home a and you are to, the right,
STATE OF ORE	GON: COUNTY	OF KLAMAT H	: 38.	ah)	en de la			
Filed for record a	at request of				k <u>A.</u> 14., ar	th	re <u>1.4th</u>	day
	of	Mort	ages		on Fage3	7544		
FEE \$15	-00				By Katz	rnetha G. Lets	ch, County Clerk	