extensions and renewals of the Note or Credit Agreement or both, as applicable. 52-E6530-OR 6/97

this Deed of Trust log suc

🛛 c. This Deed of Trust also secures the payment of all other sums, with interest thereon, advanced under this Deed of Trust to protect the security of this Deed of Trust and the performance of any covenants and agreements under this Deed of Trust This Deed of Trust also secures the repayment of any future advances, with interest thereon, made to Borrower under

The interest rate, payment terms and balance due under the Note or Credit Agreement or both, as applicable, may be indexed, adjusted, renewed or renegotiated, in accordance with the terms of the Note and the Credit Agreement and any

convey the Property to me. You, at

even or feel to majetain the Property:

3. INSURANCE, LIENS, AND UPKEEP.

P 3:44 3.1 I will keep the Property insured by companies acceptable to you with fire, and theft insurance, flood insurance if the Property is located in any area which is, or hereafter will be designated as a special flood hazard area, and extended coverage insurance, if any, as follows:

The policy amount will be enough to pay the entire amount owing on the debt secured by this Deed of Trust or the insurable value of the Property, whichever is less, despite any "co-insurance" or similar provision in the policy. The insurance policies will have your standard loss payable endorsement. No one but you has a mortgage or lien on the Property, except the following "Permitted Lien(s)":

HOMES I DE LENDING

- 3.2 I will pay taxes and any debts that might become a lien on the Property, and will keep it free of trust deeds, mortgages and liens, other than yours and the Permitted Liens just described.
- 3.3 I will also keep the Property in good condition and repair and will prevent the removal of any of the improvements.
- and will prevent the removal of any of the improvements.

 3.4 If I do not do any of these things, you may do them and add the cost to the Note or Credit Agreement as applicable. I will pay the cost of your doing these whenever you ask, with interest at the fixed or floating rate charged under the Note or Credit Agreement, whichever is higher. Even if you do these things, my failure to do them will be a default under Section 6, and you may still use other rights you have for the default.

WARNING

Unless I provide you with evidence of the insurance coverage as required by the Credit Agreement or this Deed of Trust, you may purchase insurance at my expense to protect your interest. This insurance may, but need not also protect my interest. If the collateral becomes damaged, the coverage you purchase may not pay any claim I make or environment of the coverage you purchase may not pay any claim I make or environment of the coverage you providing evidence that I have obtained property coverage alsowhere

I am responsible for the cost of any insurance purchased by you. The cost of this insurance may be added to the Note or Credit Agreement. If the cost is added to the Note or Credit Agreement, the highest rate on the underlying Note or Credit Agreement will apply to this added amount. The effective date of coverage may be the date my prior coverage lapsed or the date I failed to provide proof of coverage.

The coverage you purchase may be considerably more expensive than insurance I can obtain on my own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

- applicable law.

 4. DUE ON SALE. I agree that you may, at your option, declare due and payable all sums secured by this Deed of Trust if all or any part of the Property, or an interest in the Property, is sold or transferred. If you exercise the option to accelerate, I know that you may use any default remedies permitted under this Deed of Trust and applicable law. I know that you may exercise your rights under this due on sale provision each time all or any part of the Property, or any interest in the Property, is sold or transferred, whether or not you exercised your rights on any previous sales or transfers.
- 5. PROTECTING YOUR INTEREST. I will do anything t may now or later be necessary to perfect and preserve this Deed of Trust and I will pay all recording fees and other fees and costs involved. 6. DEFAULT, It will be a default:
- 6.1 If you do not receive any payment on the debt secured by this Deed of Trust when it is due;
- 6.2 If I commit fraud or make any material misrepresen-6.2 If I commit fraud or make any material misrepresentation in connection with my loan application, the Note or Credit Agreement, this Deed of Trust, or any aspect of my line of credit. For example, it will be a default if I give you a false financial statement, or if I do not tell you the truth about my financial situation, about the Property that is subject to this Deed of Trust, or about my use of the money I obtained from you through the Note or line of credit.

- 7. YOUR RIGHTS AFTER DEFAULT. After a default, you will have the following rights and may use any one, or any combination of them, at any time.

 7.1 You may declare the entire secured debt immediately due and payable all at once without notice.
- 7.2 Subject to any limitations imposed by applicable law, either before or after a sale of the Property under a judicial foreclosure, or before a sale of the Property by advertisement and sale, you may sue for and recover from Borrower all amounts remaining under the Credit Agreement, under the Note, and under this Deed of Trust.
- 7.3 You may foreclose this Deed of Trust under applicable law either judicially by suit in equity or nonjudicially by advertisement and sale.
- 7.4 You may have any rents from the Property collected and pay the amount received, over and above costs of collection and other lawful expenses, on the debt secured by this Deed of Trust.
- 7.5 I will be liable for all reasonable collection costs you incur, to the full extent allowed by law. If you foreclose this Deed of Trust either judicially by suit in equity or nonjudicially by advertisement and sale, I will also be liable for your reasonable attorney fees including any on appeal or review.
- 7.6 You may use any other rights you have under the law, this Deed of Trust, or other agreements, including but not limited to any Note or Credit Agreement.

8. HAZARDOUS SUBSTANCES.

- 8.1. Except as previously disclosed to you in writing. I represent and warrant to you that no hazardous substance is stored, located, used or produced on the Property, and that to the best of my knowledge, after due and diligent inquiry, no hazardous substance is stored, located, used or produced on any adjacent Property, nor has any hazardous substance been stored, located, used, produced, or released on the Property or any adjacent property prior to my ownership, possession or control of the Property.
- 8.2 I will not cause or permit any activity on the Property that directly or indirectly could result in the release of any hazardous; substance onto or under the Property or any other property. I agree to provide written notice to you immediately when I become aware that the Property or any adjacent property is being or has been subjected to a release of any hazardous; substance.
- 8.3 You and your representatives may enter the Property at any time for the purpose of conducting an environmental audit, committing only such injury to the Property as may be necessary to conduct the audit. You shall not be required to remedy any such injury or compensate me therefor. I shall cooperate in all respects in the performance of the audit. I shall pay the costs of the audit if either a default exists under this Deed of Trust at the time you arrange to have the audit performed or if the audit reveals a default pertaining to hazardous substances. If I refuse to permit you or your representatives to conduct an environmental audit on the Property, you may specifically enforce performance of this provision.
- 8.4 I will indemnify and hold you harmless from and against any and all claims, demands, liabilities, lawsuits and other proceedings, damages, losses, liens, penalties, fines, clean-up, and other costs, expenses, and attorney fees (including any on appeal or review) arising directly or indirectly from or out of, or in any way connected with (i) the breach of any representation, warranty, covenant, or agreement concerning hazardous substances contained in this Deed of Trust or in any other document executed by me in connection with the debt secured by this Deed of Trust in connection with the debt secured by this Deed of Trust in connection with the debt secured by this Deed of Trust;
 (ii) any release onto or under the Property or other property,
 of any hazardous, substance, that occurs as a direct or
 indirect result of acts or omissions by me or my agents or
 independent contractors; and (iii) any release onto or under
 the Property of any hazardous substance that occurs during
 my ownership, possession, or control of the Property.
- obtained from you through the Note or line of credit.

 6.3 If any action or inaction by me adversely affects your security for the Note or Credit Agreement, including, but not limited to, the following:

 a. If all or any part of the Property, or an interest in the Property, is sold or transferred; in a security for the Property, is sold or transferred; in a security for the Property, is sold or transferred; in a security for the Property, is sold or transferred; in a security for the Property, is sold or transferred; in the Property, is sold or transferred; in the Property or otherwise c. If I commit waste on the Property or otherwise destructively use or fail to maintain the Property; d. If I de: I dealing out that is a manipound the Decome a lien is a second of the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such recordation shall be deemed to the Property; or me and such records any instrument and the conveyance.

- 8.6 All of my representations, warranties, covenants and agreements contained in this Deed of Trust regarding any hazardous substance, including but not limited to my agreement to accept conveyance of the Property from you and to resume ownership, shall survive foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure,
- 8.7 For purposes of this Deed of Trust, the term "hazardous substance" means any substance or material defined or designated as hazardous or toxic waste, hazardous or toxic material or hazardous, toxic or radioactive substance (or designated by any other similar term) by any applicable federal, state or local statute, regulation or ordinance now in effect or in effect at any time during either the term of this Deed of Trust or the period of time I remain in possession, custody, or control of the Property following either foreclosure of this Deed of Trust or acceptance by you of a deed in lieu of foreclosure.
- 9. SATISFACTION OF DEED OF TRUST. When the Note or Credit Agreement or both, as applicable, are completely paid off and the Credit Agreement, as applicable, is cancelled and terminated as to any future loans, I understand that you will request Trustee to reconvey, without warranty, the Property to the person legally entitled thereto. I will pay Trustee a reasonable fee for preparation and execution of the reconveyance instrument and I will record the reconveyance at my expense.
- 10. CHANGE OF ADDRESS. I will give you my new address in writing whenever I move. You may give me any notices by regular mail at the last address I have given you.
- 11. OREGON LAW APPLIES. This Deed of Trust will be governed by Oregon law.
- 12. NAMES OF PARTIES. In this Deed of Trust "I", "me" and "my" mean Grantor(s), and "you" and "your mean Beneficiary/Lender.

agree to	all the terms of this Deed o	f Trust.	n	Janus Sud	7	1000	
Grantor	Raymond G Johnson		Grant	of Mary Sue Joh	nkon	OUV (<u></u>
Grantor			Grant	or			<u> </u>
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Grantor					اسا		
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County of	Hamaln			Date			, , , , , , , , , , , , , , , , , , ,
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		REQUEST FO	R RECONVE	YANCE			
O TRUST	EE:						
ecured b	rsigned is the holder of the No gation evidenced by the Note y this Deed of Trust, have bee pplicable, and this Deed of Trust by you under the Deed of Trust	on paid in full. You est which are deli-	ent or both are hereby	, as applicable, toge directed to cancel	ther with a	Il other inde	ebtedness
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	OREGON: COUNTY OF KLAM					N.	
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