Vol M98 Page 3284 98 JEN -3 A9 M

The matrix venical set of set of set of the set of the

Space Above This Line For Recording Data

State of Oregon. CT-15-38-090 (11/94)

143

LINE OF CREDIT DEED OF TRUST (With Future Advance Clause)

JAN 2.0-1998

1. DATE AND PARTIES. The date of this Deed of Trust (Security Instrument) is it as Sourset (29222) GOLD FINCH DRAM both lenebyes queat HA. brankens ad no you you the s studience lie is memoriently discretized and an insurprise of the second studies of the second sec

well yo bandling gnatures and acknowledgments. C. All exhibition Crantor basis of builds which may liser abuse to the bridger needer in the bridger and the by law recruiting but not timited the block its for availables tellsting to any decast accium anteoment. Green Tree Financial Servicing Corporation

10 gaivrozsių (32) Minnesotas Bts, Suite 619) jezasnys ba, Essavas zmas sacribba 14 C zaznagko bas (2) Paul MN 55101 vaz bas antov za bas (2) dal (2) dal ob sacrono asvista Beanutien milling eldille inner all about school or barnoon.

this security increasing the secure and active deal if leader fails to globally require a locies of the ubilitizes lotion LENDER:

n bas sub raine Bohannon IIII Third Avenue, builte 3400 bat straming is said to said a state of a state of the said stat

Seattle WA 98101 WARE ANTY OF TRUE, Grantol Generative frame is or well no fightly defined of the estimation of the or vinances and the how when all out of the control of the second real the second real second real second real 783 54 1 2 1

2. CONVEYANCE. For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and to secure the Secured Debt (clefined below) and Grantor's performance under this Security Instrument, Grantor Irrevocably grants, conveys and sells to Trustee, in trust for the benefit of Lender, with power of sale, the following described property: January and the sale

ALL THAT REAL PROPERTY SITUATED IN THE COUNTY OF KLAMATH,

STATE OF OREGON, DESCRIBED ASI INTERNAL STATE OF OREGON, DESCRIBED ASI indiriving the evolution of the

IN THE COUNTY OF FLAMATH, STATE OF ORECON.

ston was used as never such will tabut or on it not the notations to not a successive were or to the

(County) anosnivsa size za goli rinciz DR zinemet Bonanza i size in one size in the siz (ZIP Code)

Together with all rights, easements, apputtenarices, royalties, mineral rights, oil and gas rights, all many water and rights, ditches, and water stock and all existing and future improvements, structures, fixtures, and replacements that may now, or at any time in the future, be part of the real estate described above (all referred to as "Property").

ONEGOE - DEED OF THUST DEDT FOR FREIA, FHLMC, FHA OR VA USD

L ter., St. Claud. 484 (1: 800-397-2341) form 616-8178LA268 11(73/94-2 ->116-1(2-1)-1 Anges Linders Byot

1.1

11.1



3. MAXIBIUM OBLIGATION LIMIT. The total principal amount secured by this Security Instrument at any

4. SECURED DEBT AND FUTURE ADVANCIES. The term "Secured Debt" is defined as follows: A. Dibt incurred under the terms of all promissory note(s), contract(s), guaranty(s) or other evidence of debt described below and all their extensions, renewals, modifications or substitutions. (When referencing the debts below it is suggested that you include items such as borrowers' names, note arhounts, interest rates, maturity dates, etc.)

	TO GIUI TIGHT contract en mont retail installinent contract en borrower(s)on JAN 20 1998.	
	,是我们没有了我们的消息和自己的事物。我们们就却带着你的想想。""你们们,你不	
	"大学",我也是是不是是我们的自己的自己的问题,这是可以是	States and a state of the
이 동물을 만들었다. 그 말을 가지?	"大型"的中心中的特征则和自己的特征的新闻的特征。在18月1日。	2 Partition of Arrists
	"一""我们们不能推出到了自己的情况。"杨伟拉自己的	
	tent vinus 21 front to mind and to otali	

- B. All future advances from Lender to Grantor or other future obligations of Grantor to Lender under All nuture advances from Lender to Grantor of other nuture obligations of Grantor to Lender under any promissory note, contract, guaranty, or other evidence of debt executed by Grantor in favor of Lender executed after this Security Instrument whether or not this Security Instrument is specifically referenced. If more than one person signs this Security Instrument, each Grantor agrees that this Security Instrument will secure all future advances and future obligations that are given to or incurred by any one or more Grantor, or any one or more Grantor and others. All future advances and other future obligations are secured by this Security Instrument even though all or nait may not ver he advanced. All future advances and other future obligations can advance part may not yet be advanced. All future advances and other future obligations are secured as if made on the date of this Security Instrument. Nothing in this Security Instrument shall constitute a Commitment to make additional or future loans or advances in any amount. Any such commitment must be agreed to in a separate writing.
 - C. All obligations Grantor owes to Lender, which may later arise, to the extent not prohibited by law, including, but not limited to, liabilities for overdrafts relating to any deposit account agreement between Grantor and Lender. nellalogico giligizerse intrinanti nerv
 - D.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.

This Security Instrument will not secure any other debit if Lender fails to give any required notice of the

- 5. PAYMENTS. Grantor agrees that all payments under the Secured Debt will be paid when due and in accordance with the terms of the Secured Debt and this Security Instrument.

6. WARRALITY OF TITLE. Grantor warrants that Grantor is or will be lawfully seized of the estate conveyed by this Security Instrument and has the right to irrevocably grant, convey and sell the Property to Trustee, in trust, with power of sale. Grantor also warrants that the Property is unencumbered, except for encumbrances of record. 10 11 11 100 side some Orercumptances of record, woled banksb) add bankses and and

other lien document that created a prior security interest or encumbrance on the Property, Grantor HTANKIN NO YTABOU MIT HE ATTACK TRUEDED AND THE TACK

A. To make all payments when due and to perform or comply with all covenants.

B. To promptly deliver to Lender any notices that Grantor receives from the holder.

C. Not to allow any modification or extension of, nor to request any future advances under any note or agreement secured by the lien document without Lender's prior written consent.

8. CLAIMS AGAINST TITLE. Grantor will pay all taxes, assessments, liens, encumbrances, lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require Grantor to provide to Lender copies of all notices that such amounts are due and the receipts evidencing Grantor's payment. Grantor will defend title to the Property against any claims that would impair the claims or defenses Grantor may have against parties who supply labor or materials to maintain or improve the Property.

Vijiloor za bi himital vestigat. Bi catatra state

Collegen DUE ON SALE OR ENCLINIBRANCE. Lender may at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the treation of, or contract for the creation of, any lien, encumbrance, transfer or sale of the Property. This right is subject to the restrictions imposed by and to refederal law (12 CF.R. 591) as applicable. This coverant shall run with the Property and shall remain in restriction defined bettis paid in full and this security instrument is released. House Secon

IO. PROPERTY CONDITION, ALTERATIONS AND INSPECTION, Grantor will keep the Property in good 10. TROPERCIP Conditionant of a repairs that are reasonably no essary. Grantor will keep the Property in good waste, impairment, or deterioration of the Property. Grantor will keep the Property free of noxious weeds and grasses. Grantor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. Grantor will not permit any change in any license, restrictive covenant or easement without Lender's prior written consent. Grantor, and of any loss or damage to the Property. ವರ್ಷ-ಆಧ

Lender or Lender's agents may, at Lender's option, enter the Property at any reasonable time for the purpose of inspecting the Property. Lender shall give Grantor notice at the time of or before an inspection specifying a reasonable purpose for the inspection. Any inspection of the Property shall be entirely for Lender's benefit and Grantor will in no way rely on Lender's inspection.

11. AUTHORITY TO PERFORM. If Grantor fails to perform any duty or any of the covenants contained in this Security Instrument, Lender may, without notice, perform or cause them to be performed. Grantor appoints Lender, as attorney in fact to sign Grantor's name or pay any amount necessary for performance. Lender's right to perform for Grantor shall not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument. If any construction on the Property is discontinued or not carried on -0491 E in a reasonable manner, Lender may take all steps necessary to protect Lender's security interest in the Property, including completion of the construction.

12. ASSIGNMENT OF LEASES AND RENTS. Grantor irrevocably grants, conveys and sells to Trustee, in trust for the benefit of Lender, as additional security all the right, title and interest in and to any and all existing or future leases, subleases, and any other written or verbal agreements for the use and occupancy of any portion of the Property, including any extensions, renewals, modifications or substitutions of such agreements (all referred to as "Leases") and rents, issues and profits (all referred to as "Rents"). Grantor will promptly provide Lender with true and correct copies of all existing and future Leases. Grantor may collect, receive, enjoy and use the Rents so long as Grantor is not in default under the terms of this Security Instrument.

51.00

Grantor agrees that this assignment is immediately effective between the parties to this Security Instrument. Grantor agrees that this assignment is effective as to third parties when Lender or Trustee takes affirmative action prescribed by law, and that this assignment will remain in effect during any redemption period until the Secured Debt is satisfied. Grantor agrees that Lender or Trustee may take redemption period until the Secured Debt is satisfied. Grantor agrees that Lender or Trustee may take actual possession of the property without the necessity of commencing legal action and that actual possession is deemed to occur when Lender, or its agent, notifies Grantor of default and demands that any tenant pay all future Rents directly to Lender. On receiving notice of default, Grantor will endorse and deliver to Lender any payment of Rents in Grantor's possession and will receive any Rents in trust for Lender and will not commingle the Rents with any other funds. Any amounts collected will be applied as provided in this Security instrument. Grantor warrants that no default exists under the Leases or any applicable landlord/tenant law. Grantor also agrees to maintain and require any tenant to comply with the terms of the Leases and applicable law.

- 13. LEASEHOLDS; CONDOMINIUMS; PLANNED UNIT DEVELOPMENTS. Grantor agrees to comply with the provisions of any lease if this Security Instrument is on a leasehold. If the Property includes a unit in a condominium or a planned unit development, Grantor will perform all of Grantor's duties under the covenants, by-laws, or regulations of the condominium or planned unit development.
- 14. DEFAULT. Grantor will be in default if any party obligated on the Secured Debt fails to make payment when clue. Grantor will be in default if a breach occurs under the terms of this Security Instrument or any other document executed for the purpose of criating, securing or guarantying the Secured Debt. A good faith belief by Lender that Lender at any time is insecure with respect to any person or entity obligated on the Secured Debt or that the prospect of any payment or the value of the Property is impaired shall also constitute an event of default.
- 15. REMEDIES ON DEFAULT. In some instances, federal and state law will require Lender to provide Grantor with notice of the right to cure or other notices and may establish time schedules for foreclosure actions. Subject to these limitations, if any, Lender may accelerate the Secured Debt and foreclose this Security Instrument in a manner provided by law if Grantor is in default. isannio a 116

At the option of Lender, all or any part of the agreed fees and charges, accrued interest and principal shall become immediately due and payable; after giving notice if required by law, upon the occurrence of a default or anytime thereafter. In addition, Lender shall be entitled to all the remedies provided by

目的目前自己的

0.000000

Destrost: viaw the terms of the Secured Debt, this Security instrument and any related documents including

If there is a default. Trustee shall, in alidition to any other permitted remedy, at the request of the Lender advertise and sell the Property at a whole or in separate parcels at public auction to the highest bidder for cash and convey absolute title free and clear of all right, title and interest of Grantor at such time and place as Trustee designates. Trustee shall give notice of sale including the time, terms and place of sale and a description of the Property to be sold as required by the applicable law in effect at the time of the proposet sale.

Upon sale of the Property and to the extent not prohibited by law, Trustee shall make and deliver a deed to the Property sold which conveys aboute title to the purchaser, and after first paying all fees, charges and costs, shall pay to Lender all montys advanced for repairs, taxes, insurance, liens, charges and costs, shall pay to Lender all montys advanced for repairs, taxes, insurance, liens, charges and prior encumbrances and interest thereon, and the principal and interest on the assessments and prior encumbrances and interest thereon, and the principal and interest on the Secured Debt, paying the surplus, if any to Grantor Lender may purchase the Property. The recitals in any deed of conveyance shall be prima facile evidence of the facts set forth therein.

All remedies are distinct, cumulative and not exclusive, and the Lender is entitled to all remedies provided at law or equity, whether or not expressly set forth. The acceptance by Lender of any sum in payment or partial payment on the Secured Debt after the balance is due or is accelerated or after foreclosure proceedings are filed shall not constitute a waiver of Lender's right to require complete cure of any existing default. By not exercising any remedy on Grantor's default, Lender does not waive Lender's right to later consider the event a default if it continues or happens again.

16. EXPENSES: ADVANCES ON COVENANTS: ATTORNEYS' FEES; COLLECTION COSTS. Except when prohibited by law, Grantor agrees to pay all of Lender's expenses if Grantor breaches any covenant in this Security Instrument. Grantor will also pay on demand any amount incurred by Lender for insuring, inspecting, preserving or otherwise protecting the Property and Lender's security interest. These expenses will bear interest from the date of the payment until paid in full at the highest interest rate in effect as provided in the terms of the Secured Debt. Grantor agrees to pay all costs and expenses incurred by Lender in collecting, enforcing or protecting Lender's rights and remedies under this Security Instrument. This amount may include, but is not limited to, attorneys' fees, court costs, and other legal expenses. This Security Instrument shall remain in effect until released. Grantor agrees to pay for any recordation costs of such release. pay for any recordation costs of such release.

17. ENVIRONMENTAL LAW'S AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA, 42 U.S.C. 9601 et sec.), and all other federal, state and local laws, regulations, orclinances, court orders, attorney general opinions or interpretive letters concerning the public health, safety welfare, environment or a hazardous substance; and (2) Hazardous Substance means any toxic, radioactive or hazardous material, waste, pollutant or contaminant which has characteristics which render the substance darigerous or potentially dangerous to the public health, safety, welfare or environment. The term includes, without limitation, any substance under any Environmental Law.

Grantor represents, warrants and agrees that:

A. Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance is or will be located, stored or released on or in the Property. This restriction does not apply to small quantities of Hazardous Substances that are generally recognized to be appropriate for the normal use and maintenance of the Property. his parties an

B. Except as previously disclosed and acknowledged in writing to Lender, Grantor and every tenant have been, are, and shall remain in full compliance with any applicable Environmental Law.

C.Grantor shall immediately notify Lender if a release or threatened release of a Hazardous Substance occurs on under or about the Property or there is a violation of any Environmental Law concerning the Property. In such an event, Grantor shall take all necessary remedial action in what of accordance with any Environmental Law.

D. Grantor shall immediately notify Lender in writing as soon as Grantor has reason to believe there is any pending or threatened investigation, claim, or proceeding relating to the release or threatened to release of any Hazardous Substance or the violation of any Environmental Law.

18. CONCIEMNATION. Granter will give Lender prompt notice of any pending or threatened action, by private or public entities to purchase or take any or all of the Property through condemnation, eminent domain, or any other means. Granter authorizes lender to intervene in Granter's name in any of the above described actions or claims. Grantor assigns to Lender the proceeds of any award or claim for the babyot damages connected with a condemnation or other taking of all or any part of the Property. Such

GT-15-38-090 (11/94) (page 4 of 6)

派王 合称的分词法

Y¹⁷¹ 2¹¹ proceeds shall be considered payments and will be "porified as provided in this Security Instrument. This territo verassign near of proceeds is subject to the Ferms of any prior mortgage, deed of trust, security agreement or either lien document of Lomost of the Million of Billion Relief Annual Strengthen

19:INSURANCE. Grantor shall keep Property insured against loss by fire, flood, theft and other hazards and risks masonably associated with the Property due to its type and location. This insurance shall be maintained in the amounts and for the periods that Lender requires. The insurance carrier providing the insurance shall be chosen by Grantor subject to Lender's approval, which shall not be unreasonably withheld. If Grantor falls to maintain the coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's rights in the Property according to the terms of this Security instrument. he to the second with a second second 111 - 2 - 1 - 1 - 1

All insurance policies and renewals shall be acceptable to Lender and shall include a standard "mortgiage clause" and, where applicable, "loss payee clause." Grantor shall immediately notify Lender of cancellation or termination of the insurance. Lender shall have the right to hold the policies and renewal solicies. Upon loss, Grantor shall give immediately give to Lender all receipts of paid premiums and Lender may make proof of loss if not made immediately by Grantor. balified y

Unless otherwise agreed in writing, all insurance proceeds shall be applied to the restoration or repair Oness property or to the Secured Debt, whether or not then due, at Lender's option. Any application of repan proceeds to principal shall not extend or postpone the due date of the scheduled payment nor change the amount of any payment. Any excess will be paid to the Grantor. If the Property is acquired by Lender, Grantor's right to any insurance policies and proceeds resulting from damage to the Property before the acquisition shall pass to Lender to the extent of the Secured Debt immediately before the

20. ESCHOW FOR TAXES AND INSURANCE. Unless otherwise provided in a separate agreement, Grantor will not be required to pay to Lender funds for taxes and insurance in escrow.

21. FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS: Grantor will provide to Lender upon request, any financial statement or information Lender may deem reasonably necessary. Grantor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Grantor's obligations under this Security Instrument and Lender's lien

22. JOINT AND INDIVIDUAL LIABILITY: CO-SIGNERS; SUCCESSORS AND ASSIGNS BOUND. All duties under this Security Instrument are joint and individual. If Grantor signs this Security Instrument but does not sign an evidence of debt, Grantor does so only to mortgage Grantor's interest in the Property to secure payment of the Secured Debt and Grantor does not agree to be personally liable on the Secured Debt. If this Security Instrument secures a guaranty between Lender and Grantor, Grantor agrees to waive any rights that may prevent Lender from bringing any action or claim against Grantor or any narry indebted under the obligation. These rights may include but are not limited to any or any party indebted under the obligation. These rights may include, but are not limited to, any anti-deficiency or one-action laws. Grantor agrees that Lender and any party to this Security Instrument may extend, modify or make any change in the terms of this Security Instrument or any evidence of debt without Grantor's consent. Such a change will not release Grantor from the terms of this Security Instrument. The duties and benefits of this Security Instrument shall bind and benefit the successors and assigns of Grantor and Lender. With Million Charles and Strates

23. APPLICABLE LAW; SEVERABILITY; INTERPRETATION. This Security Instrument is governed by the laws of the jurisdiction in which Lender is located, except to the extent otherwise required by the laws of the of the jurisdiction in which Lender 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 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 that section will be severed and will not affect the enforceability of the remainder of this Security Instrument. The security instrument, 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. toriging an an an an an

24. SUCCI:SSDR TRUSTEE. Lender, at Lender's option, may from time to time remove Trustee and appoint a successor trustee without any other formality than the designation in writing. The successor trustee, without conveyance of the Property, shall succeed to all the title, power and duties conferred upon Trustee by this Security instrument and applicable law.

G1994 Barkers Aystems, Inc., St. Cloud, MM (1-800-397-2941) Form GTH MTGLAZOR (11/23/94) St. Classic St. Cloud, MM (1-800-397-2941) Form GTH MTGLAZOR (11/23/94) St. Classic St. Claud, MM (1-800-397-2941) Form GTH MTGLAZOR (11/23/94) St. Classic St. Claud, MM (1-800-397-2941) Form GTH MTGLAZOR (11/23/94) St. Claud, MM (1-800-397-2941) Form St. Claud, MM





25. NOTICE: Unless pitherwise regulited by faw, any notice shall be given by delivering it or by mailing it by first cliss mall to the appropriate party's address on page 1 of this Security Instrument, or to any other address designated in writing. Notice to one grantor will be deemed to be notice to all grantors.

26. WAIVERS. Except to the extern prohibited by law, Grantor waives all appraisement and homestead and exemption rights relating to the Property and the proper 27. OTHER TERMS. If checked, the following are applicable to this Security Instrument: United the of Credit. The Secured Debt includes a revolving line of credit provision. Although the Secured

Debt may be reduced to a zero balance, this Security Instrument will remain in effect until released. X. Construction Loan. This Security Instrument secures an obligation incurred for the construction of an improvement on the Property.

Flicture Filing. Grantor grants to Lender a security interest in all goods that Grantor owns now or in this future and that are or will become fixtures related to the Property. This Security Instrument set of the suffices as a financing statement and any carbon, photographic or other reproduction may be filed of record for purposes of Article 9 of the Uniform Commercial Code.

Riders. The covenants and agreements of each of the riders checked below are incorporated into to notablegs and supplement and amend the terms of this Security Instrument. [Check all applicable items] 201513 201 WACondominium Rider N/A Planned Unit Development Rider N/A Other vo bailugas la constante estado en or final en l'average entre caracteria estado esta before the sequisition shall pass to the derivation of the Secured Dest immediately before the malitiquist

ou sex sow son a skeet and the used where unlist were brought in a sublicit of several of the next worlde in iteration built and it about the soles in the second soles of the

SIGNATURES: By signing below, Grantor agrees to the terms and covenants contained in this Security Instrument and in any attachments. Grantor also acknowledges receipt of a copy of this Security Instrument of vison the date stated on page 11 isn't enutration of energy in a streaming ison the vision of one vision in a stream in a stream of the stated on page 11 isn't enutration and the state of the stream of the state of the stat

JAN 20 1998

Sento Ma (1/10) and the South Provident State (1000) Commence (Date) and an open wind a liter And Brousery UAN 20 1998 To Inc. Cignature//a (. JULIE A BOWEND DE ENCINCIE HORAL INAVIA COM ISTI 211 (Date) Cilgnature) (Date) yos of bennin lon are builted with the state of the second the second the second the second and the second as the

nath 18 . day of Annuary 55.

ACKNOWLEDGMENT: STATE OF -- ORIGON COUNTY OF STATE OF -- ORIGON (notividual) This instrument was acknowledged before mit this -- O.M. day of -- OMMUSE My commerce of the origon of

THE STATE OF THE S ពីដែលបាន

STATE OF OREGON: COUNTY OF KLAMATH : 55

Filed for record at request of _	Green Tree Financial Service, the 3rd day
of February	D. 19.28 at 9:49 o'cleck A. M., and duly recorded in Vol M98,
	in Hortgages in the interview in 1284
	Bernetha G. Leisch, County Clerk
FEE \$15.00	in Bottlin Rose

19 4 / 2019 19 4 Baskers Systems, Inc., St. Cloud, IAN (1-600-397;2741) Form CTHASTCLAZOR (11/13/94,

Andreas and a set of the