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Leigh R. Grass And Doris Lee Grass, Trustees Or Their Sucessors In Trust Ur 4-13-95.	der The Graze I mine Tout Dated
	or building of commenced of Grantor
and Bank of America NT&SA	
WHEREAS Grantor has entered into an agreement with Beneficiary under which Be repayment and roborrowing, up to a total amount cutstanding at any point in time twenty nine thousand one hundred dollars and no centering off or poulding and	neficiary agrees to lend to the Grantor from time to time, subject to
(\$ _29,100.00 ) Doilars which indebtedness is eviden Equity Maximizer (F) Home Equity Line of Credit signed on the second	
TO SECURE to Beneficiary the repayment of the indeptedness evidenced by the Agreement, together with all renewals, modifications, or extensions thereof, with inferest thereon, the payment of other sums, with interest thereon, advanced to protect the security of this Deed of Trust, and the performance of the covenants and agreements of Grantor herein contained, together with interest thereon at such rate as may be agreed upon. Grantor does hereby irrevocably grant, bargain, sell and convey to the Trustee in Trust, with the power of sale, the following described property in	
Parcel 2 Of Land Partition 28 h6 Pairs A P.	operty Tax ID# 880895
Township 38 South, Range 9 East Of The Willamette Meridian, In The County of the Count	Constructions (Construction) Construction (Construction
	rheiten an armiten ist na seinen stigen ( <b>1993)</b> An an armiten eine Steaten (1995) An an armiten eine Steaten (1995)
togener with all serements, hereditaments, and appureriances now or hereafter thereinto belonging or in any wise apportaining, and the rents, issues and praits thereoft. It bends the express interiat of Grantor and Beneficiary that this Deed of Trust and the estate held by Trustee hereunder shall compute it strateft body that from time to undebtedness of Grantor to Beneficiary under the Agreement may exist, and shall survive doors of the strategies of Grantor to Beneficiary under the Agreement from time to time arising. MATCHIERE DATE: The feature of the Agreement commences on the date this Deed of Trust is executed and shall end if not paid sooner on 3/24/2023	
VARIABLE INTEREST. RATE This advertant converse a variable transmission and	
To protect the security of this Deed of Trust, Grantof covenants and agrees:	
1. To keep the property in good condition and repair; to permit no waste thereof; to complete any building, structure, or improvement being built or about to be built thereon; to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.	
2. To pay before delinquent all lawful taxes and accessiments upon the property; to keep the property free and clear of all other charges, liens or encumbrances, impairing the security of this Deed of Trust.	
3. To keep all buildings now or hereafter erected on the property described if within the term "extended coverage" and such other hazards as Beneficiary may re by this Deed of Trust and all other prior liens. All policies shall be in such compan Beneficiary as its interest may appear and then to the Grantor. The amount of indebtedness hereby secured in such order as the Beneficiary shall determine. Suc any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all right purchaser at the forsclosure sate.	Guis in an aggregate amount not less than the total debt secured les as the Beneficiary may approve and have loss payable to the collected under any insurance policy may be applied upon any
4. To defend any action or proceeding purporting to affect the security hareof costs and expenses, including cost of title search and attorney's face in a resemble.	or the rights or powers of Beneficiary or Trustee, and to pay all
5. To pay all costs, fees and expenses in connection with this Dead of Trust, int hereby including, without limitation Trustee's and Beneficiary's altorney's fees actual	
6. Grantor shall not, without Beneficiary's prior written consent, grant or allow as the property.	ny fuither encumbrances of liens, voluntary or involuntary, against
7. To promptly and fully perform all of the obligations of the mortgagor or gran Trust or real estate contract on the property, and to save Beneficiary harmless from the	CONTROL PURCHASER UNDER AN AND A PURCHASER UNDER AN AND A PURCHASER UNDER AN AND A PURCHASER OF ANY
Trust or real estate contract on the property, and to save Beneficiary harmless from the consequences of any failure to do so.	

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## IT IS MUTUALLY AGREED THAT:

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The Trustee the area roomed all or any part of the property covered by this Dated of Trust to the person entited thereto on written request of the Beneficiary or upon satisfaction of the obligations secured and written request for recombyance made by the Beneficiary or the secure due to the secure due to the available to be available to the secure due to the secure due to the secure of the available to be available to the secure due to the obligations secured and written request for recombyance made by the Beneficiary or the secure due to the obligations secured and written request for recombyance made by the Beneficiary or the secure due to the sec

**1.** The variable of the part of the property covered by this Deed of Trust to the person entitied thereto on written request of the obligations secured and written request for reconveyance made by the Bareficlary or the 3-4. Upon the occurrence of the sale and before a secured and written request for reconveyance made by the Bareficlary or the 3-4. Upon the occurrence of the sale and the secured hereby shall interact the become due and payable, is nucleic secured by this Deed of Trust (3) To all persons hereppenses of thesis, inclusing a reasonable Trustee's fee and ent the trust Deed as their interest in the proceeds of the sale sale be sale sale be sale be the sale of the sale of the sal

THIS INSTRUMENT WILL NOT ALLOW FOR THE USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN MOLATION 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 OF COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Li, sen di Dris Le 91 coo Property tax (14) Leigh R. Grass Dorbie \* 1.111 10 trute LEIGH R. GRASS, AS TRUSTEE OF THE GRASS LOVING DORLS LEE GRASS, AS TRUSTEE OF THE GRASS LOVING TRUST DATED 4-13-95. TRUST DATED 4-13-95 OFFICIAL SEAL RHONDA K. OLIVER NOTARY PUBLIC-OREGON COMMISSION NO. 053021 MY COMMISSION EXPIRES APR. 10,2000 STATE OF OREGON at catanity of b) and an analysis of the stant to best of the I certify that I know or have satisfactory evidence that Leigh R. Grass and Doris Lee Grass s/are the individual(s) who signed this instrument in my presence and acknowledged it to be (his/her/their) free and voluntary act for the uses and p INOTARY PUELIC FOR THE STATE OF OREGON April 1, 1998 Dated: ---New proof them account to contents, publical variated and at the post of the p to rest septed, which is to a ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY ale tentaños County of a test Stamath ( and a standard vision dependence of the provided of the back and the standard of th vas neuro boline en esta voltar noncentratives rebau betoellas frances stil tetigene stil antier boline ten ser alaren gebreada Alaren erritere and horizon  $\gamma$   $\kappa$ and signed this instrument in my presence, on oath stated that (he/she/they) was/were authorized to execute the instrument and acknowledged it as the TRUSTEES Of THE GRASS LOVING TRUST. (pAnny) of philipging to be the free and voluntary act of such party for the uses and purposes mentioned lighte instrume ូចអត់ក្រស ដាមមា CONVERSION NO. 063021 13.51 COMMERCIAN FORMER APR. 10 2000 Toruch PE TO THE REQUEST FOR RECONVEYANCE in a state is a state of STATE OF OREGON: COUNTY OF KLAMATH : 55 terito, s. der offetigene inter Aspen literative streets and reactives of reasoning 1003) (1 1700) Tage - 11 (1 170) (1 180) \_\_\_\_\_\_ the \_ 1 Title & Escrow Filed for record at request of 6th day A.D., 19 98 at 3:39 o'clock P.M., and duly recorded in Vol. M98 of April Contract on Page 111165 Mortgages of Bernetha G. Leisch, County Clerk FEE ... \$15.00 By.