<u> </u>	
Account Number: 502 0482182 -6999 1186 ACAPS Number: 980891349380 OPTION 15 AU 10 P 2:46 Vol 2012 Page 1186 Date Printed: 4/1/1998 Reconveyance Fee \$0.00 1st.DOT	>
proceedings of the control was the search and the control of the c	
그는 그는 일반 그는 그는 사람들은 그는 그들은 그들은 그들은 그는 그들은 그를 모양하는 것이 되었다.	
Sail Variation in the second control of the second	
Northwest Regional Loan Service Center P.O. Box 8828	
Seattle, WA 98124-3826 Jack and Hall of Control of Seattle, WA 98124-3826 Jack and Seattle, WA 98124-3826 Jack and Hall of Control of Seattle, WA 98124-3826 Jack and Hall of Control o	
The first of the first of the control of the first of the control of the first of t	
ATC #84047463 RESERVED FOR AUDITOR'S USE ONLY	
PERSONAL LINE OF CREDIT	****
THIS DEED OF TRUST is made this 7th day of April 1998 between 1998 bet	en
whose address is 1305 PACIFIC TERRACE KLAMATH FALLS OR 97601 Gran	or.
and Aspen Title & Escrow , Truste and Bank of America NT&SA Beneficiary at its above percent address	—i ∋e,
Bank of America NT&SA , Beneficiary, at its above named address.	
WHEREAS Grantor has entered into an agreement with Beneficiary under which Beneficiary agrees to lend to the Grantor from time to time, subject repayment and reportowing, up to a total amount outstanding at any point in time of: torty thousand deliars and no cents	
torty thousand deliars and no cents (\$ _40,000.60	ein
torty thousand dollars and no cents (\$ 40,000.60	ein ein eis he
torty thousand dollars and no cents (\$ 40,000.60	ein ein eis he
torty thousand dollars and no cents (\$ 40,000,00 Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statemet Equity Maximizer (R) Home Equity Line of Credit signed on 111 1996 (herein "Agreement"). The Agreement is incorporated here by reference as though fully set forth. TO SECURE to Beneficiary the repayment of the indebtedness evidenced by the Agreement, together with all renewals, modifications, or extension thereof, with interest thereon, the payment of other sums, with interest thereon, advanced to protect the security of this Deed of Trust, and 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	ein ein eis he
torty thousand dollars and no cents (\$ 40,000,00	ent sin ons he on, ———————————————————————————————————
forty thousand dollars and no cents \$ 40,000.60	ent ein ons he on, all ve
forty thousand dollars and no cents (\$ 40,000.60) Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statemet Equity Maximizer (fi) Home Equity Line of Credit signed on 1 1 1 1976, (herein "Agreement"). The Agreement is incorporated here by reference as though fully set forth. TO SECURE to Beneficiary the repayment of the indebtedness evidenced by the Agreement, together with all renewals, modifications, or extension thereof, with interest thereon, the payment of other sums, with interest thereon, advanced to protect the security of this Deed of Trust, and to 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	ent ein ms he on, ts, all
forty thousand dollars and no cents (\$ 40,000.00) Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statemet Equity Maximizer (R) Home Equity Line of Credit signed on 117 . 1976, (herein "Agreement"). The Agreement is incorporated here by reference as though fully set forth. TO SECURE to Beneficiary the repayment of the indebtedness evidenced by the Agreement, together with all renewals, modifications, or extension thereof, with interest thereon, the payment of other sums, with interest thereon, advanced to protect the security of this Deed of Trust, and to performance of the covenants and agreements of Grantor herein contained, together with interest thereon at such rate as may be agreed upour Grantor does hereby irrevocably grant, bargain, sell and convey to the Trustee in Trust, with the power of sale, the following described property in	ent ein ons he on, all ve
forty thousand dollars and no cents (\$\frac{40,000.00}{40,000.00}\$) Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statemet (\$\frac{40,000.00}{40,000.00}\$) Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statemet (\$\frac{40,000.00}{40,000.00}\$) Dollars which indebtedness is evidenced by the Agreement, together with all renewals, modifications, or extension thereof, with interest 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 upour of the power of sale, the following described property in	ent ein ons he on, all ve

- 3. To keep all buildings now or hereafter erected on the property described herein continuously insured against loss by fire, hazards included within the term "extended coverage" and such other hazards as Beneficiary may require in an aggregate amount not less than the total debt secured by this Deed of Trust and all other prior liens. All policies shall be in such companies as the Beneficiary may approve and have loss payable to the Beneficiary as its interest may appear and then to the Grantor. The amount collected under any insurance policy may be applied upon any any proceedings to foreclose this Deed of Trust, in the event of foreclosure, all rights of the Grantor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.
- 4. To defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding.
- To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses incurred in enforcing the obligations secured hereby including, without limitation Trustee's and Beneficlary's attorney's fees actually incurred, including attorney fees assessed at trial or on appeal.
- 6. Grantor shall not, without Beneficiary's prior written consent, grant or allow any further encumbrances or liens, voluntary or involuntary, against the property.
- 7. To promptly and fully perform all of the obligations of the mortgagor or grantor or contract purchaser under any existing mortgage or Deed of Trust or real estate contract on the property, and to save Beneficiary harmless from the consequences of any failure to do so.
- 8. Should Granter fail to pay when due any taxes, assessments, insurance premiums, including flood insurance premiums, liens, encumbrances, or other charges against the property hereinabove described, or otherwise fall to keep and perform any of Grantor's covenants herein contained, the performance of which requires the expenditure of money, then, in any such event, the Beneficiary, at its election, may pay such sums as may be necessary to perform such obligations with respect to which the Grantor is in default, without prejudice to Beneficiary's right to accelerate the maturity of this Deed of Trust and to foreclose the same, and any and all amounts so paid shall be repaid by the Grantor to the Beneficiary upon deate of such payment, and all such payments with interest as above provided, shall, from the date of payment, be added to and become a part of the indebtedness secured by this Deed of Trust.

11966

1. If the stant any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of the award or such portion thereof as made be necessary to fully sarely the obligations secured hereby, shall be paid to Beneficiary to be applied to said obligations. Secured hereby and the same so secured or to declare default for failure to so pay.

3. The 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 the Crantor and the Beneficiary, or upon satisfaction of the obligations secured and written request for reconveyance made by the Beneficiary or the

3. The Trustee shall reconvey all or any part or the property covered by this baseficiary, or upon satisfaction of the obligations secured and written request for reconveyance made by the Beneficiary or the person entitled thereto.

4. Upon the occurence of an Event of Default as defined below, all sums secured hereby shall immediately become due and payable. In such event and upon written request of Beneficiary, Trustee shall sell the trust property, in accordance with the Laws of the State of Oregon, at public auction to attorney's fee; (2) to the obligations secured by this Deed of Trust; (3) To all persons having recorded liers subsequent to the interest of the Trustee's fee and and the Trust Deed as their interest may appear in the order of their priority; (4) A surplus, if any, to the Grantor of the Trust Deed or to the interest of the grantor entitled to such surplus.

5. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the property which Deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof in favor of bona tide purchasers and encumbrances for value.

Deed of Trust discontinued at any time prior to the earlier to occur (1) the fifth day before the date of sale by the Trustee, or (2) the entry of a the Agreement and this Deed of Trust had no acceleration occurred; (b) cure any default of Grantor's other obligations or agreements in this Deed of trust; (c) pay all costs and expenses actually incurred by Bank Beneficiary in enforcing this Deed of Trust, including, but not limited to reasonable resulting from the sale or transfer of Grantor's property.

7. The nower of sale conferred by this Deed of Trust and by the Trust Deed Statutes of the State of Oregon is not an exclusive remedy; Beneficiary or found resulting from the sale or transfer of Granto

trustee's fees and attomey's fees, to the extent permitted by applicable few. Upon reinstatement this Deed of Trust and the obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, the reinstatement right shall not apply in the case of acceleration resulting from the sale or transfer of Grantor's property.

7. The power of sale conferred by this Deed of Trust and by the Trust Deed Statutes of the State of Oregon is not an exclusive remedy; Beneficiary may accuse this Deed of Trust to be foreclosed as a mortgage.

8. In the event of the death, incapacity or disability or resignation of Trustee, Beneficiary may 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 action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.

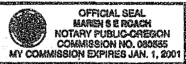
9. Each of the following, at the option of Beneficiary, shall constitute an event of default ("Event of Default") under this Deed of Trust: (a) Grantor statement about Grantor's income, assets, liabilities, or any time in connection with the credit line account. This can include, for example, a false terms of the credit line account. (c) Grantor's action or inaction adversely affects the collateral for the credit line account. The account, transfer of title or sale of the dwelling, creation of a lien on the dwelling vialue to pay taxes, death of holder of another lien, or the use of funds or the dwelling for prohibited purposes.

10. This Deed of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on their heirs, devisees, legatees, indebtedness secured hereby, whether or not named as Beneficiary shall mean the holder and owner of the Agreement or other evidence of 10. This Deed of Trust applies to, inures to the benefit of, and is binding not only on the parties hereto, but on their hei

THIS INSTRUMENT WILL NOT ALLOW FOR THE 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.

at watered Women's half of which hypothesis

ACKNOWLEDGMENT BY INDIVIDUAL



I certify that I know or have	=_) satisfactory evid	dence that James S. Drew		MY COMMISSION EXPI	res Jan. 1, 1
			is form the last		
presence and acknowledged it to the Dated:	ie (his/her/their	e de la companya del companya de la companya del companya de la co	THUUMA	CKADOU ;	ument in my
•		te a			/
		A second of the second of the	My appointment expires —	7/01/00/	
and the second s	ACKNO	Wi encrealt in	A REPRESENTATIVE C	0	
STATE OF OREGON		A temperature 18 18 1	a MELMESEM I WITAE C	APACITY	
County of	ss.				
)	g a agé liter na aast, v	The Material Control of the Control	er garanta kan digi	
I certify that I know or have	ommorate y wast	delies tiel			
and there's exects exects, we			in a kan merupakan dianggan beranggan belanggan beranggan beranggan beranggan beranggan beranggan beranggan be Beranggan beranggan		
signed this instrument in my prese	ince, on oath st	taled that (he/she/they) wa	as/were authorized to execute the	ne instrument and acknowledge	ned it as the
Mile		and the second s	of		
to be the free and voluntary act of		the uses and numoses me	ntlanad in the inclument	(ENTITY)	
Dated:	en variet	The Mark Conference of	mioned at the instigitant.		
	ASSTALL STAR	a alaska sering Absentia di ses madiga Abgaraki gabakan di mangan dan sering sebakan di	My appointment expires -	Description (All Control of Contr	
STATE OF OREGON: COUN	TY OF KLAN	MATH: ss,			
Filed for record at request of of April.	AD 19 98	Aspen Title &	Escrow O'clock P. M., and dul	the 10th	day
of	M		on Page 1186		
			Ç	G. Letsch, County Clerk	
FEE \$15.00			By Kethlun	KARA J	