6	21.61	MTC -	4ランフ3 REDIT DE	ED OF TRUS	1/01.mg	2 Page	24954
. ÷		. (III) - ATD who minedo	مرجعة المست		all of those who	sign this Doed a	s Grantor
1	PARTIES: In this Deed of Inu The words we, us and our refe whose address is <u>818 NW I</u>	r to Beneficial Oregon IALL STREET BENE	DREGON 9	7701	IGAGE CO., II	e beneficiary of	
	The word Trustee refers to	H SIXIH STREET	KLAMATH F	ALLS OREGON	97601		>
1	HOU ARE ALVIN L HACER	AND JESSIE H IL				it Line Account	Agreement
	the "Agreement") under whic maximum Credit Line of \$	h we are obligated to m	naice loans and	acvances to you.	Including 2ny Ini	tial cash advance	up to me
	repayable in scheduled moathly Agreement provides for adjust	i navments called "Pav	ment Amoun	s' teginning one	monta from the c	1210 of the Agree	ment. The
	Today identifed in the Agree	ment. The term or fina	al maturity of	the Agreement Wi		months from	the date of
3.1	he last cash advance or the d CONVEYANCE OF FRO	PERTY: To secure	the promp	t payment of t	lie Account, y	ou make this	Deed on
	JULY 08 , 19 9 described below (the "Propert	<u>8</u> with the Trustee a	and sell and o	convey to the Tru	stee, with power	of sale, the rea	l property
	Property: The Property is loca	ited in the County of .	KLAMATI	L	, Oregon.		
< <u>r</u>	The legal description of the P LOT 8 IN BLOCK 2, OF	IODCITA TO:			OFFICIAL PLA	T THEREOF	
E	ON FILE IN THE OFFIC	E OF THE COUNTY	GLERN OF	KIIMIMIN 0000	City of Dooling		
5							
ILL		E		: : : : : : : : : : : : : : : : :	Transferie a	يەر ئەر ئەر ئەرىپى ئەر بىرىيە بەر بىرى	line en la compañía A traig
R			ng ang bang Ing perturbahan	사람들은 위험 가장 가장이 가장 사람들은 것은 사람들의 가장 것	tigana ana ang Santa ang Santa		- 5 -
- 2				n an an an an ann an 5 Anna - Maran Anna An Anna - Anna Anna An	出っ おうにん キワイト・		
	The Property is improved by	buildings erected there	on.	a an an teachtraightean Chainmean an teachtraightean	建立するのであった。 国家の国家でしたか。		
4.	USE OF PROPERTY: The OTHER ENCUMBRANCES	Property is not current	ily used for a	gricultural, timber	r or grazing purp entified as follow	oses.	
5.	Name of Lienholder <u>AVCO</u>	. The Property is sub	19_97	Type of Security	Instrument: [3]]	Deed of Trust	Mortgage
	Date JULY 25 Principal Amount \$ 59,59 Recording Information: Date	5.38 of Recording 7/30		Book No. M97		Page24394	
	Place of Recording: (check ap RI Clerk of KLAMATH	npropriate bax)	County	C Recording Div	vision of Records		Washington
	Director of Records and E Recording Dept. of Assess	lections of Benton Coun nents & Records of Multr	ty ociah County		Records and Elect		
¢	ACCOUNT: You shall pay th				Records and Asse	ssments of Lane	ounry
о. 7.	TITIE You warrant title to the	re Property. To do so.	you establish	that you own the l	Property, have the	right to give this	is Deed and
8	are responsible for any costs LIENS ON PROPERTY: Y	ou shall not allow an	ne but you cl v type of lier	to attach to the	Property, wheth	er it be a mech	anic's lien,
	materialmen's lien, judgment	lien or tax lien.			والمحاج والمراجع المراجع		
9.	INSURANCE: Until you pay called "extended coverage.")	The second second will get	incurance sco	entable to us for a	ing canet mak man	we may reasona	niv require.
	We will not require you to ins payment if there is a loss and	deliver to us a loss ba	vable endores	ement. Iou will a	essign and give m	e insurance pon	
	requested so that we can hold include the usual standard cla	the insurance policies a uses protecting our in	is jurther secu iterest.	rity for the payme	n or your debt. 1	nese insurance p	oncies suan
10.	FAILURE TO MAINTAIN IP provide adequate proof of its ex	ISIRANCE: In the eve	nt that you fai	to maintain the re-	cuired hazard insu	rance outlined ab an amount not gre	ove or fail to ater than the
	outstanding balance of principal to charge you for the costs of t	and interest on the Acco	unt or, it know	n to be less, the ret	acement value or	me Property. 100	authorize us
	interest of the Daily Deriodic Rat	e in offect on the Account	it. The addition	OT THESE INSUTANCE	(marges to the PTH		OUT ACCOUNT
	is treated just like a cash advar explained in the Agreement. Th	a cost of Creditor Placed	Hazani Insura	nce might he higher	r than the cost of st	andaru insurance i	яслестве пе
	Property. This insurance will ne coverage of its type available an	i una some that we have	no obligation i	o oblam the lowest	cost coverage. we	or an annualeo co	
	receive some benefit from the p	lacement of this insuran	ice (i.e. Committion for any su	ussion, Service ree	v time after we have	rsement, etc.) and re obtained this in	SUITABLE, YOU
	provide adequate proof that you uncarned premiums to your Ar	have subsequently purch	hased the requi	red coverage, we w	ill cancel the cover	age we obtained a	nd credit any
11.	TAISI TO ANCE PROCEEDS.	If we receive any insuran	ce proceeds as	a result of your exp	periencing loss of t	he use of the Prop	erty and then
	filing a claim for that loss, we r (b) pay you as much of the mor	eed not pay you any mile ey as we choose for the	single purpose	of applicing the Pa	openy or (c) use th	e money for any (ther purpose
17	we also require. TANES: You will pay all the tat	ies, water or sever raits	or assessments	on the Property unl	less we require you	to pay the monies	due for these
2.404	itensi to us. If you do not pay th reiniburse us for any amount w	and charges when due u	ue can nav then) stight use other voil :	any nonce the law i	neav require. You	WILL DRUNDUY
13.	BEADTATH TO DEDTV- V	on shall keen the Proce	sty in sood co	ndition and renair.	You shall not con	omit any waste.	
	Madgager warrants that (a) the Property complies with all fede	ral state and local emit	onment laws re	sancing hazardous	HINLOT LOUIC WEST		not been used
	as a building material on any b	uilding crected on the Pr	operty in the p d laws, as well	ast. (d) the property as regulations, reg	y is not presently u arding the use and	sed for aspesitos s	iorage and (e) s. Mortgagor
	counters and agrees to comply	i with all federal, state, a ty nor the loan proceeds	wre or will be	nnezizi laws m m	e mamenance and	use of the propert	y. Mongagor
	by any governmental authority	because of any illegal	daug activity.	고관 학원(今日) [] (韓朝朝) - 11년			
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HE KEREN THERE NA 1661.

- 14. DEFENSE OF PROPERTY: You shall appear and defend any action affecting the Property, our rights, or the powers of the Trustee. You shall pay, purchase, contest or compromise any menest in the Property including, without limitation, encombrances, charges or liens which, in our judgment, appear to be superior to this Deed. To protect our interests, we may at your expense pay necessary expenses, employ counsel and pay reasonable attorney's free. You shall, to the extent allowed by law, pay all costs and expenses, including cost of evidence of title and reasonable attorney's fees, in any action where we may appear.
- 15. ALTERATIONS OR IMPROVEMENTS: No building or improvement on the Property will be altered, demolished or removed without
- 1.6. WHEN FULL AMOUNT DUE: We may, at our option, deciare the full amount of your loan due immediately for any of the following reasons: (a) Failure to Pay as Schechled: If you do not pay any Payment Amount or your non-text indicating on any of the Releving reasons:
 (b) Failure to Pay Additional Amounts: If you do not pay any tax, water or sewer rate or assessment when it is due.
 (c) Failure to comply with this Deed or the Agreement: If you do not do anything you promise to do in this Deed or your Agreement.
- (d) Repairs: If you do not keep the Property in good repair, or if it is damaged, or parts of it are removed.
- 17. DEFAULT: If you default in the payment of the Account, or in the performance of any terms of your Agreement, or in the performance of anything you agree to do in this Deed, we may foreclose this Deed, either by legal action or by advertisement and
- 18. RIGHT TO CURE DEFAULT: You have the right to cure the default within 5 days of the date set by the Trustee as the date of sale, by paying us (a) the entire amount due, (b) the actual costs and expenses; we incur, and (c) actual trustee's and attorney's fees, as provided by section 86.753(1)(a) of the Oregon Revised Statutes or as provided by the laws of Oregon in effect at the time cure is
- 19. SALE OF PROPERTY: If you sell the Property voluntarily without obtaining our consent, we may declare as immediately due and payable the Unpaid Balance on the Account plus Finance Charge on that Balance. We will not exercise our right to make that declaration if (1) we allow the sale of the Property because the creditworthiness of the purchaser of the Property is satisfactory and (2) that purchaser, prior to sale, signed a written assumption agreement with us which contains terms we specify including, if we require, an increase in the Finance Charge Rate under the Agreement.
- 20. PRIOR MORTGAGES OR DEEDS OF TRUST: You shall pay and keep current the monthly instalments on any prior deed of trust or mortgage and shall prevent any default of the prior mortgage or deed of trust. Should any default be made in the payment of any instalment of principal or any interest on the prior deed of trust or mortgage, or should any suit be filed to foreclose the prior deed of trust or mortgage, you agree the amount secured by this Deed shall be due and payable in full at any time. At our option, we may pay the scheduled monthly instalments on the loan secured by the prior deed of trust or mortgage and, up to the amount we may pay the scheduled monthly instalments on the loan secured by the prior deed of trust or mortgage and, up to the amount we may pay the scheduled monthly instalments on the beneficiary or mortgage on the prior deed of trust or mortgage. All newments we may pay the scatterined monorry instantiation the total sectated by the prior treat of mongage and, up to the amount we pay, we may become subrogated to the rights of the beneficiary or mortgagee on the prior deed of trust or mortgage. All payments we make on the loan secured by the prior deed of trust or mortgage shall bear interest at the Finance Charge Rate until the amount
- 21. PREPAYMENT (CHARGE: A Prepayment Charge may be assessed and collected if you prepay this Account; that is, if you reduce the Principal Balance on the Account to zero and close the Account during the first 60 months that this Account is open. The Charge will be collected at the time the Principal Balance is reduced and will be an amount equal to 6 months' Finance Charge on the average of the Frincipal Balances for each of the 6 months prior to the closing of the Account at the then prevailing Annual Percentage Rate. This Prepayment Charge may be assessed regardless of whether the prepayment on your Account was voluntary
- 22. FUTURE OWNERS: This Deed shall be binding upon you, your heirs and personal representatives and all persons who
- 23. PARTIAL RELEASE OF PROPERTY: At your request, we may release any part of the Property from this Deed. Any release shall not affect our interest or any rights we may have in the rest of the Property.
- 24. COSTS OF RELEASE: You shall pay all costs and expenses of obtaining and recording all releases from and of this Deed.
- 25. CHANGES IN DEED: This Deed cannot be changed or terminated except in a writing which we sign.
- 26. SUBSTITUTION OF TRUSTEE: If the Trustee resigns, we may appoint a Successor Trustee.
- 27. NOTICE OF DEFAULT: We request that a copy of any notice of default and a copy of any notice of sale mailed to you also be
- 28. COPY: You acknowledge that you received a true copy of this Deed.

Witness	JULY 08 , 19 <u>98</u> in the presence of the persons
STATE OF OREGON, COUNTY OF <u>DESCHUTES</u> On this <u>08</u> day of <u>JULX</u> , <u>1998</u> before me, a Notary Public in and for said State, personally appeared	STATE OF OREGON, COUNTY OF <u>Klamath</u> I HEREBY CERTIFY That this instrument was filed for record at the request of the Beneficiary at 40 minutes

ALVIN L HAGER AND JESSIE M HAGER _ minutes past 11 19_98 - o'clock M. this day of July 13, in my office, and duly recorded in Book known to me to be the person(s) whose name(s) ARI of Mortgages at page . MOR subscribed to the within instrument and acknowledged to me 24954 that The Y executed the same ſ OFFICIAL SEAL COMMISSION EXPIRES AUG. 1, 2000 Notary Public of Oregon My Commission expires: 8/1 /nn 0743/23285587

DENTIFOT FOD FITT I DECOMPENANCE STATE OF OREGON: COUNTY OF KLAMATH : 53.

Filed	for record at request of	Amerit	: 17} Ă
of	July	A.D., 19 <u>98</u> at	
FEE	\$15.00		Mortgages on Pag: 24954 Bernetha G. Letsch, County Clerk By Carulance Mullendore
	1		
			By Office Manager