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	Manual Vol. 1999 Page 762
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and 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 to repayment and reborrowing, up to a total amount outstanding at any point in time of: fifty three thousand dollars and no cents

(\$ 53.00(.00) Dollars which indebtedness is evidenced by Grantor's Agreement and Disclosure Statement Equity Maximizer (Fi) Home Equity Line of Cradit signed on Januarv8, 1999, (herein "Agreement"). The Agreement is incorporated herein 53,000.00 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 extensions thereof, with interest thereon, the payment of other sums, with interest thereon, advanced to protect the security of this beed 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, performance of the covenants and agreements of Grantor nersin contained, together with thereas thereby a south the analysis of Grantor does hereby irrevocably grant, bargain, sell and convey to the Trustee in Trust, with the power of sale, the following described property in

Klamath County, State of Oregon: Lots 100 And 101, Moyina, In The County Of Klamath, State Of Oregon.

Property Tax ID# _3809-36cd-1800

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together with all tenements, heroditaments, and appurtenances now or hereafter thereunto belonging or in any wise appertaining, and the rents, issues and profits thereof; it being the express intent of Grantor and Beneficiary that this Deed of Trust and the estate held by Trustee hereunder shall continue in effect notwithstanding that from time-to-time no indebtedness of Grantor to Beneficiary under the Agreement may exist, and shall survive as security for all new or additional indebtedness of Grantor to Beneficiary under the Agreement from time-to-time arising.

MATURITY DATE: The term of the Agreement commences on the date this Deed of Trust is executed and shall end if not paid sooner on 1.7/2024

VARIABLE INTEREST RATE. This agreement contains a Variable Interest Rate. The Interest rate on Grantor's Indebtedness under the Agreement may vary from time-to-time in accordance with such rate or rates, as described in the Agreement

To protect the security of this Deed of Trust, Grantor covenants and agrees of 2018 of 2018 and and a security of this Deed of Trust, Grantor covenants and agrees of 2018 and a security of this Deed of Trust, Grantor covenants and agrees of 2018 and 201

S.Z.F. 1. To keep the property in good condition and repair; to permit no waste thereas: 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 assessments upon the property; to keep the property free and clear of all other charges, lienc or encumbrances, impairing the security of this Deed of Trust.

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 Within the term extended coverage and such other incarcs as periodicary may require in an aggregate amount not less than the total debt secured by this beed 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 indebtecheds hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of 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.

5. 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 Beneficiary's attorney's fees actually incurred, including attorney fees assessed at trial or on appeal.

6. Granter shall not, without Beneficiary's prior written consent, grant or allow any further encumbrances or liens, vokuntary or involuntary, against the property. SCHAY HAND DES FOR TRENDEN

7. To promptly and fully perform all of the obligations of the montgagor or grantor or contract purchaser under any existing montgage 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,

a. Should Grantor 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 fail to keep and perform any of Grantor's covenants herein contained, the performance of which requires the supenditure 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 meeper, 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 demand, with interest thereon at the highest rate then applicable to Grantor's indebtedness under the Agreement or other loan document from the date 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 ents 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.

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TE IS MUTUALLY AGREED THAT: 1. In start with any portion of the property is taken or demaged in an ensurem downain proceeding, the entire and un obtained ward or such portion thereand that be added to said obligations. 1. In start with the processory to take analy the obligations secured hereby shall be paid to Beneficiary to be applied to said obligations. 2. By accepting payment of any sum secured hereby start its due date. Beneficiary does not waive its right to require prompt payment when due of all other sums to secured on to declare default or taking to be pay. 3. The Trustee shall recorve all or any part of the property covered by this Deed of Trust to the person entitled thereto, or written request of the Granter any the Beneficiary or the Beneficiary

a) Other sum so secured or to delaw default to relate to so pay.
A) The Trustee shall recome a substance of the obligations secured and written request for reconveyance made by the Beneficiary or the demonstrate the term request of the solution of the obligations secured and written request for reconveyance made by the Beneficiary or the demonstrate request for reconveyance made by the Beneficiary or the solution request for reconveyance made by the Beneficiary or the solution of the obligation secured and pay the terms request for reconveyance made by the Beneficiary or the solution of the State of Desgohi of Trustes shall apply the proceeds of the sale as follows: (1) to the expresse of the solution of the Truste Beneficiary relates the solution of the Truste Beneficiary relates and the grantee shall apply the proceeds of the sale as follows: (1) to the expresse of the solution of the Truste Beneficiary relates and the grantee shall apply the proceeds of the sale solution (1) to the expresse of the solution of the successor and the grantee shall be prover to convey at the time of his seculated in the requirements of law and of this Beed of Trust, and Sale or had the prover to convey at the time of his seculated in compliance with all the requirements of law and of this Beed of Trust, and Sale or had the prover to convey at the sile as the fail to relate the ded of trust, and sale and proceedings is by the Trustee. Trustee's Deed of Trust, and the sele was control the sale was of the sale and of his beed of Trust, and sale and proceeding the sole of the sale of the sale was control to the sale was to make and the sale and the sale as the sale state of the sale of the sale was to the sale of the

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 SHOLLD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

Sich Ages to see a sol day Jack of Strang Pamela G. Tompkins omph ä COLL THREE ANNAL PROPERTY AND AND AND AND AND AND AND AND ACKNOWLEDGMENT BY INDIVIDUAL STATE OF OREGON 14 il compressore strated a lattered la real desaures Site of the second state of the second state of the sit (194 county of Klamath des index in a real t 4,00 I certify that I know or have satisfactory evidence that Ronald L: Tompkins and Pamela G. Tompkins is/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 purposes mentioned in the instrument. OFFICIAL SEAL ANN SELVERA NOTARY PUELC OREGRAM SUBLIC FOR STA COMMISSION NO. 306800 NY COMMISSION DIPIRES DEC. 512890 Partment expires 8109 Dated: 11 DEC. ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY entighterices and second strategical and recaules for SS. STATE OF OREGON inter anter est i balan salat kiti teps to the device of ្រុះមានលេខ័ន County of 2130.3 I contify that I know or have satisfactory evidence thata middiw र सहित्य के स्वार्थ के स and of the grant a yélé des apore a dit. Tan ordi Master des art in an she Sam 1.111 and the activity said provide the brance signed this instrument in my presence, on gath stated that (he/she/they) was/were authorized to execute the instrument and acknowledged it, as the and He constant of He bird A the State of A state of the 14 ett 26 040 2 ्यात (ENTITY) ന്നല to be the free and voluntary act of such party for the uses and purposes mentioned in the instrument. as no submit is a start in the contained by contained de i no tos بالم ويؤيرا Dated: INOTARY PUBLIC FOR THE STATE OF OREGON 1.01 and an another and branching is a real production for the e en existe a e mest portaine protación sur My appointment expires . **REQUEST FOR RECONVEYANCE** STATE OF ORECON : COUNTY OF KLAMATH: \$5. day Aspen Title & Escrow the 11th Filed for record at nequest of A. M., and duly recorded in Vol. 11:25 M99 AD. 99 ____o'clock al January 762 on Page Mortgages oſ Linda Smith, County Clerk Kattlun \$15.00 Ninaa FFF