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AFTER RECONDING RETURN TO:

Washington Mutual Loan Servicing

PO BOX 91006 - SASC307

Seattle, WA 98111 Attention: Vault

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"LINE OF CREDIT MORTGAGE" LIFELINE/LIFELINE PLUS DEED OF TRUST -IOREGONI

Mutual

MTC 1396-01409 007-253-604460-253-00016-6

THIS DEED OF TRUST is between PAMELA S. LEE AND ROBERT B LEE, JR

AS TENANTS BY THE ENTIRETY

7746 REEDER ROAD whose address is

OR 97603 KLAMATH FALLS

corporation, the eddress of

("Grentor"): AMERITITLE

OREGON

"Trustee"); and

which is 222 SOUTH SIXTH STREET KLAMATH PALLS, OR. 97601 Westington Mutual Bank

, a Washington corporation, whose address is 1201 Third Avenue, Seattle, Washington

95101 ("Seneficiary").

1. Granting Clause. Grantor hereby grants, bargsine, selle end conveys to Trustee in trust, with power of sele, the real property in County, Oregon, described below, and all rights and interest in it Grantor ever gets: RLAHATH

SEE ATTACHED EHIBIT "A"

AMERITILE, has recorded this Instrument by request as an accompdation only, and has not examined it for regularity and sufficiency or as to its effect upon the lifte to any real property that may be described therein.

together with all income, rents and profits from it; all plumbing, lighting, oir conditioning and heating apparatus and equipment; and all fencing, blinds, drapes. Sicer coverings, built-in appliances, and other libraries, at any time installed on or in or used in connection with such real property, all of which at the option of Baneficiary may be considered to be either personal property or to be part of the real estate.

All of the property described above will be called the "Property." If any of the Property is subject to the Uniform Commercial Code, this Deed of Trust is also a Security Agreement which greats Beneficiary, as secured party, a security interest in all such property. This Deed of Trust is also a Security Agreement which greats Beneficiary, as secured party, a security interest in all such property. This Deed of Trust is also a Security Agreement which greats Beneficiary, as secured party, a security interest in all such property.

2. Obligative Secured. This Deed of Trust is given to secure performance of each promise of Grantor contained herein or in an a

Lifeline/Lifeline Plus Home Equity Line of Credit Agreement With Beneficiary with a maximum credit limit of \$ 36,000.00 (the "Credit Agriement"), including any extensions, renewals or modifications thereof, and repayment of ell sums borrowed by Grantor under (the "Credit Agriement"), including any extensions, renewels or modifications thereof, and repayment of ell sums borrowed by Grantor under the Credit Agriement, with interest from the date of each advance until paid at the rates provided therein. The Credit Agriement provides for a variable rate of interest. Under the Credit Agreement the Grantor may borrow, repay and re-borrow from time to time, up to the maximum credit into stated above, and of such advances shall be secured by the lien of this Deed of Trust. This Deed of Trust also secures payment of certain fees and charges payable by Grantor under the Credit Agreement, certain fees and costs of Beneficiary as provided in Section 9 of this Deed of Trust, and repsyment of money advanced by Beneficiary to protect the Property or Beneficiary's interest in the Property, including advances made pursuant to Section 6 below. All of this money is called the "Debt." The interest rate, payment forms or balance due on the obligations secured hereby may, if Grantor and Beneficiary agree, be indexed, adjusted, renewed or renegotiated.

3. **Repost strations of Grantor** Grantor represents that Grantor is the owner of the Property, which is unanoumbered expent by:

3. **Repost strations of Grantor** Grantor** Tenesents that Grantor is the owner of the Property. Which is unanoumbered expent by:

secured renspy may, it Granton strate beneficiarly agree, be indexed, edjusted, renewed or renegousted.

3. Reconstructions of Granton. Granton represents that Granton is the owner of the Property, which is unencumbered except by:

assements, reservations, and restrictions of record not inconsistent with the intended use of the Property, and any existing first mortgage or

deed of trust given in good faith and for value, the existence of which has been disclosed in writing to Beneficiary.

4. Premises of Granter. Granter promises:

(a) To keep the Property in good repair and not to remove, eiter or demalish any of the improvements on the Property without first obtaining Beneficiary's written consent.

(b) To allow representatives of Beneficiary to inspect the Property at any reasonable hour, and to comply with all laws, ordinances, regulations, coverents, conditions and restrictions affecting the Property.

(c) To new not time at leastiful taxes and secondments on the Property.

to pay on one on terms at terms, covenants and conditions of any prior mortgage or deed of trust covening the Property or any part of To pay on time all lawful taxes and assessments on the Pro

it and pay all amounts due and owing thereunder in a timely manner;

(a) To see to it that this Dead of Trust remains a valid lien on the Property superior to all times except those described in Soction 3;

(b) To seep the improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage

(c) To seep the improvements on the Property insured by a company satisfactory to Beneficiary against fire and extended coverage

(d) To seep the improvements of the Property insured by a company satisfactory to Beneficiary against fire and extended coverage. pents, and against such other risks as Beneficiary may reasonably require, in an amount equal to the full insurable value of the improvements, and to deliver avidence of such insurance coverage to Beneficiary. Beneficiary shall be named as the first loss payer on all such policies pursuant to a standard lender's loss payable clause.

5. Transfer or Further Encumbrance of Property. Grentor additionally promises not to sell, transfer or further encumber the Property or any

6. Cusing of Defaults. If Granter fails to comply with any of the covenants in Section 4, including all the terms of any prior mortgage of deed of trust, lienaliciary may take any action required to comply with any such covenants without waiving any other right or remady it may deed of trust, lienaliciary may take any action required to comply with any such covenants without waiving any other right or remady it may deed of trust, lienaliciary may take any action required by may for Granter's feiture to comply. Repsyment to Beneficiary of all the money spent by Baneficiary on behalf of Granter shall be secured by have for Granter's feiture to comply. Repsyment to Beneficiary or time to time applicable under the Credit Agreement and be repayable.

by Grantor on camand.

(a) Prompt performance under this Doed of Trust is essential. If Grantor doesn't pay any installment of the Debt on time, or any other sent occurs that entities Beneficiary to decise the unpaid balance of the Debt due end payable in full under the Credit Agreement, the Debt and swent occurs that entities Beneficiary to decise the unpaid balance of the Debt due end payable in full, at the option of the say other monry whose repayment is secured by this Deed of Trust shall immediately become due and payable in full, at the option of the Beneficiary, and all unpaid principal will thereafter bear interest at the Default Rate specified in the Credit Agreement. Additionally, if Beneficiary beneaustry, and as unpelle principes was thereener pear interest at the Default hate specified in the Creak Agreement. Additionary, it beneaustry so requests in writing. Trustee that self the Property in ecoordance with Oregon law, at public auction to the highest bidder. Any person except for requests in writing. Trustee that self the Property in ecoordance with Oregon law, at public auction to the expanses of the sale, including a Trustee may bid at the Trustee's sale. Trustee shall apply the proceeds of the sale as follows: (i) to the expanses of the sale, including a reasonable trustee's fee and attorney's fee, (ii) to the obligations secured by this Deed of Trust; and (iii) the surplus, if any, shall be distributed RECORDING COPY in accordance with Oregon lew.

(h) The test shall deliver to the partheser at the relative deed, without warranty, which shall convey to the purchaser the interest in the property which Granter had or had the power to convey at the time of execution of this Deed of Trust and any interest which Granter subsequently execution. The Trustee's deed shall recite the force showing that the sale was conducted in compliance with all the requirements of iew and of this Deed of Trust. This recital that be often facia evidence of such containing and conclusive evidence of such compliance in favor of bone fide ourcheours and encumbrancers for value.

of bons finds purchasers and encummencers for yeard.

(c) This power of sets conferred by this Deed of Trust is not an exclusive remedy. Beneficiary may cause this Deed of Trust to be foreclosed as a mortgage or sus on the Credit Agreement recording to law. In connection with any portion of the Property which is personal property. Beneficiary shall further be estitled to exercise the rights of a secured party under the Uniform Commercial Code as then in effect in

the state of Oregon.

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this acres of criegon.

(d) By accepting payment of any sum secured by this Deed of Trust after its due date, Beneficiary does not waive its right to sequise prompt payment when due of all other sums so secured or to declare default for failure to so pay.

- 3. Condam ration: Sminer: Comain. In the event any pertion of the Property is taken or demaged in an eminent domain proceeding, the entire amount of the award, or such portion as may be necessary to fully eatiefy the obligation secured by this Deed of Trust, shall be paid Benaficiary to be soplied to the obligation.
- 3. Fees and Costs. Grantor shall pay Beneficiary's and Trustee's reasonable cost of searching records, other reasonable expenses as situred by law, and reasonable attorneys fees, in any fewauit or other proceeding to foreclose this Deed of Trust; in any fewauit or proceeding which Beneficiary or Trustee is obligated to presecute or defend to protect the lion of this Deed of Trust; and, in any other action taken by Beneficiary to collect the Debt, including without limitation any disposition of the Property under the Uniform Commercial Code, and any action taken in bankruptcy proceedings, as well as any appallate proceedings.
- 10. Recenter rands. Trustee shall record all or any part of the Property covered by this Deed of Trust to the parson entitled thereto, on written request of Grantor and Beneficiary, or upon satisfaction of the obligations secured hereby and written request for reconveyance by Baneficiary as the parson entitled thareto.
- 11. Trustee; Successor Trustee in the event of the desth, incapacity, disability or resignation of Trustee, Beneficiary shall 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 with all powers of the original trustee. The Trustee is not obligated to notify any party hereto of a pending sails under any other deed of trust or of any action or proceeding in which Grantor, Trustee or Beneficiary shall be a party unless such action or proceeding is brought by the Trustee.
- 12. Microstracous. This Deed of Trust shell benefit and obligate the hoirs, devisees, legatess, administrators, executors, successors, and essigns of the parties hereto. The words used in this Deed of Trust referring to one person shell be read to refer to more than one person if two or more have signed this Deed of Trust or become responsible for doing the things this Deed of Trust requires. This Deed of Trust shell be or there have say and this Deed of Trust or pecume responsible for doing the things has beed of Trust requires, the beed of trust enem be governed by and construed in accordance with the laws of the state of Oregon. If any provision of this Deed of Trust is determined to be invalid, the remaining provisions of this Deed of Trust shall nonetheless remain in full force and effect.

THIS INSTRUMENT WILL NOT ALLOW 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.

		- No. 1970			
DAYED at _!lamat	h Falls	, Oraçon	this 11th	_ day of _ Decemb	er 1997
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COUNTY OF	<u>^</u>				•
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PAMELA S. LEE					
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The impersigned is B Equity Line of Crindit Agr	eneficiary of the within t eement secured thereby, it of all sums owing to y d by you thereurder.	Deed of Trust, and	the legal owner and	holder of the Lifeline	e/Lifeline Plus Home
equested, upon paymen little and interest now hel	t of all sums owing to y	ou, to reconvey,	without warranty, to	the person(s) entitle	eyance and you are d thereto, the right,
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Page 2 of 2

Mongage Premises

(a) Legal Description:

A tract of land situated in the SE1/4 of Section 19, Township 39 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at an iron pin which marks the corner common to Sections 19, 20, 29 and 30; thence West 685 feet; thence North parallel to the East line of said Section 19 to the South line of the property described in Volume M69, page 9420, Microfilm Records of Klamath County, Oregon; thence North 87 degrees 09' East 685 feet, more or less, along the South line of said property described in Volume M69, page 9420, Microfilm Records of Klamath County, Oregon, to the East line of said Section 19; thence South 1000 feet, more or less to the point of beginning, EXCEPT that portion lying within the right of way of Receiver Road.

7746 REEDER ROAD KLAMATH FALLS, OREGON 97603

8

Recoder Firm No. 9428 (4-84)

STATE OF ORECON: COUNTY OF KLAMATH:

Filed for record as request of <u>Americ 121e</u> the <u>2nd</u> d
of <u>February</u> A.D., <u>1999</u> at <u>11:37</u> o'cleck <u>A. M.</u>, and duly recorded in Vol. <u>M99</u>
of <u>Mortgages</u> on Page <u>5817</u>

Linda Smith, County Clerk

FEE \$20.00