This instrument prepared by an			
	nd after recording return to:		
George J. Riste		0005703320080016059	
U.S. BANK N.A.		12/03/2008 11:50:54 AM	Fee
COLLATERAL DEPARTMENT		· — — — — — —	
P. O. BOX 5308			
PORTLAND, OR 97228-53	08		
0013619893			
This doc	cument is help recorded as an		W
accom	was a soly. It is instruction		. "
	ed Beadiff Pass . Com Feififed.	- + (/	. P
ATE 7180	pen Your Escrew, Inc.		b-
1112 1100	ļ.,		<i></i>
TSbank	AMENDMENT TO OREGO	N LINE OF CREDIT TRUS	ST DEED
Pive Star Service Guapaniced (2) This Amendment to De	ed of Trust (the "Amendment), is made		
and II C PANT N A		(the "Beneficiary ") as of the da	collectively the "Gr
and <u>U.S. BANK N.A.</u>			te set forth below.
	RECITALS		
	_ 1		
Real Property Tax I.D. No.R52	6229; R526247;	00	7
R685663		lerk for Klamath	County, C
R685663	6229; R526247; vas recorded in the office of the County C		
R685663 B. The Deed of Trust w on <u>MAY 12,</u> 2008	vas recorded in the office of the County C , in Bo <u>ok</u> , Pag	e, or as Doc	ume r21010:8-0069 :
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req	vas recorded in the office of the County C , in Bo <u>ok</u> , P <u>ag</u> quested that the Beneficiary permit certain	e , or as Doc modifications to the Deed of Trust	ume <u>n2t010c8 - 0 0 6 9 :</u> as described belov
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req	vas recorded in the office of the County C, in Book, Pag quested that the Beneficiary permit certain agreed to such modifications, but only u	, or as Doc modifications to the Deed of Trust pon the terms and conditions outlin	ume <u>n2t010c8 - 0 0 6 9 :</u> as described belov
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req D. The Beneficiary has	vas recorded in the office of the County C , in Book , Pag quested that the Beneficiary permit certain agreed to such modifications, but only u	, or as Doc modifications to the Deed of Trust pon the terms and conditions outlin	ume 220\08 - 0 0 6 9 as described below ned in this Amendm
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req D. The Beneficiary has	vas recorded in the office of the County C , in Book , Pag quested that the Beneficiary permit certain agreed to such modifications, but only u TERMS OF AGRE recitals and mutual covenants contained	, or as Doc modifications to the Deed of Trust pon the terms and conditions outlin	ume r20008 - 0069 as described below ned in this Amendn
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req D. The Beneficiary has In consideration of the Grantor and the Beneficiary agreements of the grantor and the grantor agreements of the grantor ag	vas recorded in the office of the County Cou	, or as Doc modifications to the Deed of Trust pon the terms and conditions outling EMENT If herein, and for other good and vere, the reference in the first page of	umentowns - 0069 as described belowed in this Amendmanuable considerate the Deed of Trust
B. The Deed of Trust woon MAY 12, 2008 C. The Grantor has req D. The Beneficiary has In consideration of the Grantor and the Beneficiary agreement of the Benef	vas recorded in the office of the County C, in Book, Pag quested that the Beneficiary permit certain agreed to such modifications, but only u TERMS OF AGRE recitals and mutual covenants contained ree as follows: imum Principal Amount. If checked her advanced under the Note" is hereby am Bellowed of Trust Amount. If checked here	, or as Doc modifications to the Deed of Trust pon the terms and conditions outlin EMENT d herein, and for other good and v re, the reference in the first page of hended and replaced with "The max ere, the phrase in the Deed of Trust	umentowns - 0069 tas described belowed in this Amendmanuable considerate the Deed of Trust timum principal amount is a note or note:
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req D. The Beneficiary has In consideration of the Grantor and the Beneficiary agree 1. Change in Maximum principal amount to be be advanced under the Note is \$ 2. Change in Note	vas recorded in the office of the County County County in Book , Paguested that the Beneficiary permit certain agreed to such modifications, but only under the Sof AGRE recitals and mutual covenants contained see as follows: imum Principal Amount. If checked here advanced under the Note" is hereby amount. If checked here advanced under the Note is hereby amount. If checked here advanced under the Note is hereby amount. If checked here is hereby amount. If checked hereby amount. If checked hereby amount. If checked hereby amount.	, or as Doc modifications to the Deed of Trust pon the terms and conditions outling EMENT If herein, and for other good and v re, the reference in the first page of mended and replaced with "The max ere, the phrase in the Deed of Tru- in the in	umentowns - 0 0 6 9 as described below ned in this Amendmaluable considerate the Deed of Trust kimum principal amount a note or notes itial principal amount it is a note or notes it it is a note or note it is a note or n
B. The Deed of Trust won MAY 12, 2008 C. The Grantor has req D. The Beneficiary has In consideration of the Grantor and the Beneficiary agree 1. Change in Maximum principal amount to be be advanced under the Note is \$ 2. Change in Note	vas recorded in the office of the County County County in Book , Paguested that the Beneficiary permit certain agreed to such modifications, but only under the Sof AGRE recitals and mutual covenants contained see as follows: imum Principal Amount. If checked here advanced under the Note" is hereby amount. If checked here advanced under the Note of the	, or as Doc modifications to the Deed of Trust pon the terms and conditions outling EMENT If herein, and for other good and we re, the reference in the first page of the ended and replaced with "The maximum are, the phrase in the Deed of Trust in the intended as of	ned in this Amendmaluable consideration the Deed of Trustokimum principal amoust "a note or notes itial principal amoun/A

3. 🕱 Change in Maturity Date.	If checked here, the maturity date of the latest of the Obligations to mature, secured b
the Deed of Trust is hereby amended to JA	NUARY 31, 2009

4. Additional Terms.

- 5. **Fees and Expenses.** The Grantor will pay all fees and expenses (including attorneys' fees) in connection with the preparation, execution and recording of this Amendment.
- 6. **Effectiveness of Prior Document.** Except as provided in this Amendment, all terms and conditions contained in the Deed of Trust remain in full force and effect in accordance with their terms, including any reference in the Deed of Trust to future credit secured by the Deed of Trust; and nothing herein will affect the priority of the Deed of Trust. All warranties and representations contained in the Deed of Trust are hereby reconfirmed as of the date hereof. All collateral previously provided to secure the Note continues as security, and all guaranties guaranteeing obligations under the Note remain in full force and effect. This is an amendment, not a novation.
- 7. **No Waiver of Defaults; Warranties.** This Amendment shall not be construed as or be deemed to be a waiver by the Beneficiary of existing defaults by the Grantor whether known or undiscovered. All agreements, representations and warranties made herein shall survive the execution of this Amendment.
- 8. **Counterparts.** This Amendment may be signed in any number of counterparts, each of which will be considered an original, but when taken together will constitute one document.
- 9. **Authorization.** The Grantor represents and warrants that the execution, delivery and performance of this Amendment and the documents referenced to herein are within the organizational powers (as applicable) of the Grantor and have been duly authorized by all necessary organizational action.

IMPORTANT: READ BEFORE SIGNING. THE TERMS OF THIS AGREEMENT SHOULD BE READ CAREFULLY BECAUSE ONLY THOSE TERMS IN WRITING, EXPRESSING CONSIDERATION AND SIGNED BY THE PARTIES ARE ENFORCEABLE. NO OTHER TERMS OR ORAL PROMISES NOT CONTAINED IN THIS WRITTEN CONTRACT MAY BE LEGALLY ENFORCED. THE TERMS OF THIS AGREEMENT MAY ONLY BE CHANGED BY ANOTHER WRITTEN AGREEMENT.

IN WITNESSWHEREOF, the undersigned has/have executed this AMENDMENT as of OCTOBER 31, 2008

(Individual Grantor)) /	Sherrills Pr	operties	LLC	
		Grantor Name (Organ	nization)		
Printed Name	n/a	a <u>Oregon limited</u>		ompany Sumil	
(Individual Grantor)		Té Name and Title <u>Me</u>	rry D. Sh	nerrill	
		By Jan	ut Rx	Shemi	W
Printed Name	N/A		net R. Sh	errill	
U.S. BANK N.A. Beneficiary (Bank)					
ву:	Keste				
Name and Title: George J. F. Vice Presid	Riste lent				

[NOTARIZATIONS ON NEXT PAGE]

3501LOR

GRANTOR NOTARIZATION

state of <u>Ovegon</u>) ss.	
COUNTY OF Klamath) ss.	
This instrument was acknowledged before me on	-2-2008 , by Terry D. Sherrill and Janet R. (Name(s) of person(s))
Sherrill	
as Member and Member (Type of authority, if a	any, e.g., officer, trustee; if an individual, state *an individual*)
of Sherrills Properties LLC (Name of entity on wh	
and that, as such officer, being authorized so to do, executed t	his instrument for the purposes therein contained.
(Notarial Seal)	C. Leilus
	Printed Name: 6 Silva
OFFICIAL SEAL C. SILVA	Title (and Rank): Sales & Service Manager
NOTARY PUBLIC-OREGON COMMISSION NO. 389828	My commission expires: 2-21-2009
MY COMMISSION EXPIRES FEB. 21, 2009	
BENEFI	CIARY (BANK) NOTARIZATION
STATE OF OVEGON	
country of Klamath) ss.	
COUNTY OF Klamath)	
This instrument was acknowledged before me on	2-2-2008 , by George J. Riste (Name(s) of person(s))
This instrument was donowedged below ine on	(Name(s) of person(s))
	any, e.g., officer, trustee; if an individual, state "an individual")
of U.S. BANK N.A. (Name of entity on wh	nose behalf the document was executed; use N/A if Individual)
and that, as such officer, being authorized so to do, executed	this instrument for the purposes therein contained.
(Notarial Seal)	C Salva
	2 - 1
(acceptance of the contraction)	
OFFICIAL SEAL C. SILVA	Title (and Rank): Salls + Scruice Manager My commission expires: 2-21-2009
NOTARY PUBLIC-OREGON COMMISSION NO. 389828	my sammas. Skenos.
MY COMMISSION EXPIRES FEB. 21, 2009	