### THIS TRUST DEED, minde this, 22th day of	69293 10-07-93A10:28 RCV	TOUSIUS ASSOCIATES CONTRACTOR STRUCTURES LAW PUBLISHING CO., PORTLAND, OR STR
Assembly Tille & Segroy . 1MC Governd White and Rochelle White, husband and wife with full rights of navivorably gents, berights, sells and conveys to trastee in trust, with power of sele, the property is Manath. Grantor invocably gents, berights, sells and conveys to trastee in trust, with power of sele, the property is Manath. County, Oregon, Secribed as: Lots 4 and 5, Block 6, South Chilopain, in the State of Oregon. Code 12 Map 3507-3AB-TL 1700 Code 12 Map 3507-3AB-TL 170		D TRUST DEED Vol man Pana 26009 6
Supen Title 6. Escret, IMC. PATTERSETTI: Grantor irrevocably grants, barglains, sells and directly to trustes in trust, with power of sale, the property is claimanth. Country Organs, described as: Limited and 5, Block 6, South Chiloquia, 1n the State of Oregon. Code 12 Map 3507-3AB-TL 1700 Code 12 M	THIS TRUST DEED, made this 1221.	dey of July , 19.93 between
Samen Tille 6. Escrow. INC. as Bornelian with Miles, husband and wife with full rights of survivorship. as Bornelian with Miles with full and singular the tenerates, herditaments and apparatuance and all other rights thereum, belonging or in amplies the state of Oregon. October 12 Map 3507-3AB-TL 1700 October 12 Map 3507-3AB-TL 1600 October 12 Map 3507-3		as Grantes
Grantor irrevocably grants, bargians, sells and conveys to trustee in trust, with power of cale, the property in KLASRATH. Courty, Oregon, described as: Lots 4 and 5, Block 6, South Chiloquin, in the State of Oregon. Code 12 Map 3507-3AB-TL 1700 Code 12 Map 3507-3AB-TL 17	spen Title & Escrow, INC	as Tructes are
Grantor interocoably grants, bargains, sells and conveys to trustee in trust, with power of sele, the property in Linear State of Oregon. Lotty 4 and 5, Block 6, South Chiloquin, in the State of Oregon. Code 12 Map 3507-3AB-TL 1700 Code 12 Map	कर्णा हरूको ना राजा जोतीनीक राजा सन् गानिसीय है हो से से सिक्यून ज	the manage agreement and are the protection of the second section of the second second section of the second second second section of the second seco
Lots 4 and 5, Block 6, South Chiloquin, in the State of Oregon. Code 12 Nap 3507-3AB-TL 1700 Code 12 Nap 3507-3AB-TL 1600 C	्रिक्त का प्रतिकृतिक में उन्हें हैं।	WITNESSETH:
ode 12 Map 3507-38B-TL 1500 ode 12 Map 3507-	Lamath County, Oregon,	described as:
ode 12 Map 3507-3AB-TL 1700 ode 12 Map 3507-3AB-TL 1700 ode 12 Map 3507-3AB-TL 1600 **The state of apparent of the state		
gether with all and singular the tenemonic, hareditaments and apparismances and all other nights theseunic belonging or in anywhen an horselfur apportaining, and the rents, tomus and prolifer thereof and all features now or hereafter atteched to a use in connection with SON THE PURPOSE OF SECURINO PERPOSEMOM NOTE at each suggested and. No. 1100. —————————————————————————————————	ots 4 and 5, Block 6, South Chiloqu	in, in the State of Oregon.
opethar with all and singular the tenoments, hereditaments and appurtamence and all other rights thoreunts bronging or in anywine me hereafter apportaining, and the rents, issues and prolifes thereof and all flatures now or hereafter attended or waved in connection with the property of		일 , 플레이 프로그램 여러지고 아들 말이다. 건강 (설명) 지역 (1) - 시교 (설명) (1) - (1)
centre with all and ningular the incomment, hirrelitainents and appurinances and all other rights thereunts beinging or in arrivine to be breatlest appertaining, and the rests, invested and presented and illustrates now or hereafter attached we used in connection with property. POR THE PURPOSE OF SECURING PERFORMANCE of each agreement of greater herein contained and psychology of the sea. \$15.5.100.00) Fit team Thousand, One Hundred, and No. 100— \$15.5.100.00) The there is a sea of the s	보통하다 하는 경기에 되어 있는 약명이 되어 하는 것이 되었다. "소문에 하는 것은 사람들이 하는 것이 그 목록 중에 되었다. 나는 것 같아?	
settler with all and singular the transcripts, hisself terminates and appartitionnees and all other rights thereutes in consisting or in curve income for hereafter apparticular, and the cents, journees and positive throad and all become now or hereafter attrocked are used in connection with property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of genetic herein contained and provinced of the secure of the security of the security of the security of the secure		
r beneative apportaining, and the rents, issues and profiles thereof and all litures now or hereafter streshed for used in connection with \$0.000. Fifteen Thousand One Bundred and No.1000. Fifteen Thousand One Bundred One Bund		igni kongresi i til mengen for til men. De kalangan kalangan kalangan selam di kongresi melati di berangan kalangan berangan berangan berangan berang
FOR THE PURPOSE OF SECURINO PERFORMANCE of each agreement of grante herein contained and psymmet of the sur- "\$15.00.00) "The date of herewith, psymble to baselicity or order and made by granter, the final payman is granted and its result of a promises of each of the three payment of the sur- comes that need to maturity of the date secured by this instrument is the date, stated access, or which the final maturity and the date secured by this instrument is the date, stated access, or which the final maturity and the date secured as the payment of the me comes that and psymbin. The date of maturity of the date of the state of the state of the state of the securing and the secu	hereafter apportaining, and the rents, issues and profit	
Country and the provide payable to beneficiary or order and made by gastine, the filted payamen of principal and retrease hereal, of sooner paid, to be due and psychib. MEUTELY Of. DICE. 19. The date of maturity of the does because by this instrument is the date, stated above, on which the link installment of the no seconds due and psychib. In the overal the within described property, or any part thereof, or any interest therein is sold, agreed to discovery on a significant or discovered by the general wheat that many children is the virtual means of a provide in the other in its sold, agreed to discovery on the security of this stud deed, genete agreement when the manufacturing children de within the security of this stud deed, genete agreement when the manufacturing children de within the security of this stud deed, genete agreement of the manufacturing deed to the manufacturing deed to the security of this stud deed, genete agreement of the manufacturing deed to the security of this stud deed, genete agreement of the manufacturing deed to the security of this stud deed, genete agreement of the security of the security of this stud deed, genete agreement of the property. 10. To complete or restore promptly and in good and habitude condition and legality and in movement which may be constructed therefore, one of the security of these control of the property. 2. To complete or restore promptly and in good and habitude condition and sensitives of the security	FOR THE PURPOSE OF SECURING PERFOR	sand One Hundred and No/100
of colors paid, to be then and psychle, matturity, Of. DOCE. 19. The paid of ministry of the debt occurred by this instrument is the date, stated above, on which the limit installment of the mechanists due and psychle, in the ovent the within described property, or any part thereof, or any integer thereof is sold, growered, assigned or elianated by the finance without time than judicial of the written connected by within the property in the property in the beneficiary to good on, all obligations secured by this instrument, irrespective of the maturity dates surpensed breain, or herein, ohe fine the beneficiary of the state deed, grante agrees. 1. To protect, preserve and maintain the property in good condition and applit, not to remove or denotish any building of increment thereony in the committee or permit any waste of the protection condition any building of improvement which may be constructed therefore. 3. To comply with all leave, ordinances, againstance, and the many building of improvement which may be constructed therefore. 3. To comply with all leave, ordinances, againstance, and the many building of improvement which may be constructed therefore. 3. To comply with all leave, ordinances, againstance, and the cast of all leaves archeomed by tiling officers or swarching facilities and the protection of the protection of any time of the cast of all leaves archeomed by tiling officers or swarching facilities and the cast of all leaves archeomed by tiling officers or swarching general and the cast of all leaves archeomed by tiling officers or swarching general and the cast of all leaves archeomed by tiling officers or swarching general and the cast of all leaves archeomed by tiling officers or swarching general and the cast of all leaves archeomed by tiling officers or swarching general and the cast of all leaves are cast of a swarching and the cast of all leaves archeomed and the cast of all leaves are cast of a swarching and the cast of all leaves are cast of a swarching and the cast of all leaves a	(\$15,100.00)	Dollars, with interest thereon according to the terms of a promissor
The date of maturity of the debt secured by this instrument is the date, stated above, on which the instrumental of the necessaries decomes the sends of appeals to it the benediciary's ordine, and appeals in the overall methods of the protect of the maturity dates accreed by this instrument, irrespective of the maturity dates accreed by the protect of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument, irrespective of the maturity dates accreed by the instrument of the instrument, irrespective of the maturity dates accreed to the instrument of the in		
it the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed barein, or herein, sheecome immediaty due and payable and under the party and the property in good condition and expair, not to remove or demolsh any building or introcement through on the restore promptly and in good and habitable condition and expair not to commit or permit any wais of the property. 1. To complete or restore promptly and in good and habitable condition and sestications aftering the property; it has been the payable with all saws and the property and in good and habitable condition and sestications aftering the property; it has been the payable with all saws and the property in the been the payable with all saws and the payable with all saws and the property in the been considered and the payable with all saws and the property in the been considered and the payable with all saws and the property in the been considered and the payable with the latter all policies of insurance shall is delivered to the been considered and payable with the latter all policies of insurance shall is delivered to the been considered and property and the payable with a latter all policies of insurance shall is delivered to the been considered and property and the payable with a latter all policies of insurance shall is delivered to the been considered and property before any part threated, may be released to glant. See about the payable with a latter all policies of insurance shall is delivered to the been considered and property before any part threated, may be released to glant. See about the payable with the payab	The date of maturity of the debt secured by this secomes due and payable. In the event the within descr	instrument is the date, stated above, on which the final installment of the not ribed property, or any part thereof, or any interest therein is sold, agreed to b
To protect the security of this trust deed, granter signess: 1. 1. o protects, preserve and maintain two property in good condition and inspirit not to respon or demolish any building or in the control of the contro	t the beneficiary's option, all obligations secured by this	instrument, irrespective of the maturity dates expressed therein, or herein, sha
revenent thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition any building or impresement which may be constructed transfed or destroyed thorons, and pay when due all costs incurred transfer. 2. To complete or restore promptly and in good and habitable conditions and estiticition. Heating the property, if it habitable conditions are sestications. Heating the property, if the beneficiary or pay for it in a coordinate such financing statements presumed to the Delloran Consensed Code as the beneficiary may require are pay for tiling asme in the property public office or offices, as well as the cost of all line surches made by tiling officers or searching. 4. To provide and continuously maintain financing may from time to time require, in an amount not less than \$1.21.1. VALUE trition in companies acceptable to the bandleidary, with two speaks to the latter, all policies of invarages that delivered to the beneficiary, with two speaks to the latter, all policies of invarages that delivered to the beneficiary with two speaks to the latter, all policies of invarages that the delivered to the beneficiary with two speaks to the latter, all policies of invarages that the project publicary, with two speaks to the latter, all policies of invariance and a their project publicary in the same at ignation's expense. The amount collected under surface public the latter, all policies of invariance has applied by beneficiary are any part thereof, may be released to granter. Such application or release shall not curso or waive any default or necles of default free dier of invalidate any set done pursuant to such notice. 5. To keep the property heliors way part of such taxes, assessments and often charges that may be levied assessed upon or algiant the property before any part of such taxes, assessments and often charges that may be applied by heating and the property latter and the property and the property and the property and the property and the p	To protect the security of this trust deed, granter a	sgrees: A conquet of a contract of the contrac
3. To comply with all laws, ordinances, regulations, coverants, confilients and restrictions allering the property if the beneficiery my require at pay for thing same in the propert patient getterment of the violence Lower-conformation (as as the conformation of the pay of the pay of the laws are not as the conformation of the pay of the laws are not the buildings may or hereafter exceled on the property aging to pay the honoristic of the pay of the pay of the laws are not to the laws are not to the pay of the pay the pa	rovement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good as	of the property, and habitable condition any building or improvement which may be constructed
p pay for Illing same in the proper public office or offices, as well as the cost of all len earcher made by illing officers or searching sences as many be deemed desirable by the baneliciary. A. To provide and continuously maintain insures on the buildings, more observable respects on the property against loss. A. To provide and continuously maintain insures on the buildings, more observable to the property against loss. A. To provide and continuously maintain insures on the buildings of the property against loss. A. To provide and continuously maintain insures on the provide and the provide and the provide against loss of the provide and the provide against loss of the provide and the provide against loss of the pr	3. To comply with all laws, ordinances, regulations	s, covenants, conditions and restrictions affecting the property; if the beneficier
A. To provide and continuously maintain insurance on the buildings now or beceater severed on the property agaptar logs analog by time and such other hasards as the beneficiary with isse payable to the insurance policy in a mount not less than \$1.41.4. Val.Val.Val.Val.Val.Val.Val.Val.Val.Val.	pay for filing same in the proper public office or offi	ices, as well as the cost of all ilen essection made by filing officers or searchin
citien in companies acceptable to the beneficiary, with loss payable to the latter; all policies or insured; it the feature shall tall for any season to procure any such insurences and to deliver the policies to the beneficiary may perform any such insurances. The feature shall tall for any season to procure any such insurances and to deliver the policies to the beneficiary may perform the same at frances of the policies of th	4. To provide and continuously maintain insurar amage by fire and such other hazards as the beneficiar	nce on the buildings now or hereafter erected on the property against loss of many from time to time require, in an amount not less than \$ 1911 Value
use the same at grantor's expense. The amount collected under any line or either insurance policy may be applied by beneticiary may destantine, or at option of bandricks; the entire amount so collecter any part thread, may be released to granter. Such application or release shall not cure or waive any detailer or nerice of default here are part thread, may be released to granter. Such application or release shall not cure or waive any detail or nerice of default here are not	ritten in companies acceptable to the beneticiary, with ciary as soon as insured: if the frantor shall fall for any	t loss payable to the latter; all policies of insurance shall be delivered to the bene reason to procure any such insurance and to deliver the policies to the beneficier
r any part thereof, may be released to granter. Such application or release shall not cure or waive any default or nerite of detault here not or invalidate any act done pursuant to such notice. To keep the property lees from construction liens and to pay all taxes, assessments and other charges that may be levied to see the property before any part of such taxes, assessments and other charges become post due or delicative assessed upon or against the property before any part of such taxes, assessments, insurence premium as or other charges payable by santor, without the granter fail to make payment of such states, assessments, insurence premium as or other charges payable by the form of the control of the amount as padi, with interest at the rate set faith in the non-naived hereby, together with the obligations described in paragraphs 6 and 7 of this stust desd to and becomes a part to debt scarced by this trust deed, without waiver of any rights arising from breach of any of the covariant because the same extent that they are only for the payment of the obligation afteribed of the payment of the obligation afteribed and all such paywents abail be bound to the same extent that they are only for the payment of the obligation afteribed, and all such paywents abail be bound to the same extent that they are only for the payment of the obligation afteribed, and all such paywents abail be bound to the same extent that they are only for the payment of the obligation and response of the same secured by this trust deed inmediately due and payable and constitute a breach of this trust deed inmediately due and payable and constitute a breach of this trust deed inmediately of the only the constitution of the constitution of the constitution in connection of this trust including only the same payment of the same secured by the same payment of the same payment of the control of the constitution of the cons	ire the same at grantor's expense. The amount collected	funder any lire or other insurance policy may be applied by beneticiary upo
5. To keep the property free from construction liens and to pay all leases, assessments and other charges that may be levied assessed upon a algainst the property before any part of such taxes, assessments and other charges payable by annot not be considered by the construction of the	r any part thereof, may be released to grantor. Such approve or invelidate any act done pursuant to such potice	plication or release shall not cure or waive any default or notice of default here
eas or other charges payable by stantor, either by direct payment or by providing bursticary with funds with which to make such payment, beneficiary may, at its orition, make payment threed, and the amount so paid, with interest at the rate set forth in the noncurred hereby, together with the obligations described in paragraphs 6 and 7 of this frust deed, which to make such payment the obligations described in paragraphs 6 and 7 of this frust deed, shall be added to and become a part of he obligations that the payment of the obligation herein described, as well as the grantor, about to the same extent first they are counted for the payment of the obligation herein described, and all such payments shall be found to the same extent first they are counted for the payment of the obligation herein described, and all such payments shall be madelastly due and paylise in the obligation herein described, and all such payments shall be contained by this trust deed immediately due and paylise in the obligation of the bandiclary, render all sums secured by this trust deed immediately due and paylise in the object of the contained of the contained of the payment of the contained the contained of the contained of the contained the contained of the contained of the contained the contained of the contained the contained the contained of the contained the contained the contained the contained o	5. To keep the property free from construction li	ions and to pay all taxes, assessments and other charges that may be levied of It such taxes, assessments and other charges become past due or delinquent an
neured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of adobt sourced by this trust deed, without waiver of any rights arising from breached any of the covenants hereof and to rusch payment with interest as alorearid, the property hereinbefore described, as well as the granter, and be bound to the same extent first they are outed for the payment of the obligation herein described, and all such payments shall be bound to the same extent first they are outed for the payment of the beneficiary, the payment of the payment of the obligation herein described, and all such payments shall be trust deed introducted the content of the trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustees and attempts are presented to the costs and expenses and expenses of this trust including the cost of title search as well as the other costs and expenses of this trust including to the cost of title search as well as the other costs and expenses of this trust including to the cost of th	and or other charges payable by grantor, either by direct	if payment or by providing beneficiary with funds with which to make such pay
own for the payment of the obligation herein described, and all such payments shall be immediately due and pepalle without notice and the nonpayment through that, at the option of the beneficiary, tender all such payments shall be immediately due and pepalle without notice and the nonpayment through that, at the option of the beneficiary, tender all sums accured by this trust deed immediately due and pepalle end constitute a breach of this trust deed. A To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee may appear, including any suit for the foreclosure of this deed on pay all costs and expenses, including evidence of title and the beneficiary or trustee may appear, including any suit from any indigenent or decree the trial court and in this peragenary 7 in all cases shall be fixed by the trial court and in the event of an appeal iron any indigenent or decree the trial court, granter further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee as orners's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it to elects, to require that all or any portion of the monies payable as compensation for such appear under each of insure title to real property of this stete, its subsidiaries, efficiates, agents or branches, the United States, at title insurance company out agent licensed endor OSS 695.505 to 695.585. STATE OF OREGON, FRACE RESERVED On page Storm to Richard, Addiess, Explication, Addiess, Explication, Country affixed. ASPEN TITLE 6: ESCROW, TINC ASPEN TITLE 6: ESCROW, TINC	essent hereby, together with the obligations described in	in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of
ble end constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustees and atterers's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to alice! the security rights or powers of beneficiary or trustee and success and expenses, including any suit for the foreclesure of this deed op pay all costs and expenses, including evidence of title and the beneficiary's or trustees attempts' less; the amount of atterney's fees on pay all costs and expenses, including evidence of title and the beneficiary's or trustees attempts' less; the amount of atterney's fees in the event of an appeal from any judgment or decree in the fat court, grantor turther agrees to pay such sum as the appellate court and in the event of an appeal from any judgment or decree in the fat court and any portion of all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it to elects, to require that all or any portion of the monies payable as compensation for such takin interest that the right if it to elects, to require that all or any portion of the monies payable as compensation for such takin interest that the right if it to elects, to require that all or any portion of the monies payable as compensation for such takin interest that the right of eminent domain or condemnation, beneficiary shall have the right, if it to elects, to require that all or any portion of the monies payable as compensation for such takin interest that the right of eminent domain or condemnation. The results of the requirement of the region of the right of eminent domain or condemnation for such takin interest the right of eminent domain or condemnation for such takin interest the right of eminent domain or condemnation for such takin interest the right of eminent domain or conde	ith interest as aforesaid, the property hereinbefore describe	icribed, as well as the granter, shall be bound to the same extent that they are
The support in and delend any action or proceeding purporting to affect he security rights or powers of beneficiary or trusted. The support in and delend any action or proceeding purporting to affect he security rights or powers of beneficiary or trusted and in any suit, action or proceeding in which the beneficiary or trusted may appear, including any suit to the foreclosure of this does op any all costs and expanses, including evidence of title and the beneficiary's or trusted as appear, including any suit to the foreclosure of this does op any all costs and expanses, including evidence of title and the beneficiary's or trusted as a suit of the foreclosure of this does on such any suit and the second of the and the beneficiary is a trusted as the beneficiary's or trusted by the trial court and in the event of an appeal from any judgment or decree the trial court and in the event of an appeal as the beneficiary's or trusted a surprey's fees on such appeal. It is mutually agreed that: S. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such takin OTE: The Trust Deed Act provides that the trustes hereunder must be either an either, who is an active member of the Oregon Stote Eur, a beneficiary shall have the right, if it is collected, to require that all or any portion of the monies payable as compensation for such takin interest to the property of this state, its subsidieries, agents or bronches, the United States, a title insurance company out and to interest this to real property of this state, its subsidieries, agents or bronches, the United States or any agency thereof, or an exceeding feature to Received for Second on the content of the property of this state, its subsidieries, agents or bronches, the United States or any agency thereof, or as fee/file/instrument/microfilm/reception No. RECORDER SUM. Second	his and constitute a breach of this trust deed.	
nd in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deep pay all costs and expenses, including evidence of title and the beneficiary so trustee's attentive's less; the amount of attorney's fees the centioned in this paragraph. I in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree on the trial court, granter turner agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's a street's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such takin of the property shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such takin of the property shall have the right, it is collects, to require that all or any portion of the monies payable as compensation for such takin of the property shall have the right, it is a clear, to require that all or any portion of the monies payable as compensation for such takin of the property shall have the right, it is a clear to the require that all or any portion of the monies payable as compensation for such takin of the property shall have the right of eminent density of the Oregon State Ear, or being the control of the property of this state, its subsidiaries, affiliates, against or branches, the United States, a tilts insurance compens of the linear state of the oregon of the property of this state, its subsidiaries, affiliates, against or branches, the United States, at the writing instrument of the property of this state, its subsidiaries, affiliates, against or branches, the United States, at the writing instrument of the property of	ustee incurred in connection with or in enforcing this	obligation and trustee's and attorney's less actually incurred. Has purporting to affect the security rights or powers of beneficiary or trustee
nentioned in this paragraph 7 in all cases shall be fixed by the frial court and in the event of an appeal from any judgment or decree to have truther agrees to pay such sum as the appellate court shall adjudge reasonable as the beventicitary's or trustee's a orner's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such takin idors: The Trust Deed Act provides that the trustee heraunder must be either an afterney, who is an active member of the Oregon State Ear, a ben'usi company or savings and loan association authorized to do business under the lews of Oregon or the United States, a title Insurance company outhored to insure title to real property of this state, its subsidiaries, affiliates, against or branches, the United States, a title Insurance company outhored insure title to real property of this state, its subsidiaries, affiliates, against or branches, the United States or any against feared, or an exceeded insure title to real property of this state, its subsidiaries, affiliates, against or branches, the United States or any against feared, or an exceeded in book/recify of that the within instrument was received for second on the day of 19. STATE OF OREGON, TRUST DEED STATE OF OREGON, STATE OF OREGON, STATE OF OREGON, PAGE RESERVED At a calculation of the monies and in the trustee hereafted and the state of the st	nd in any suit, action or proceeding in which the benefit o nav all costs and expenses, including evidence of title	iclary or trustee may appear, including any suit for the foreclosure of this deed and the beneficiary's or trustee's attorney's fees; the amount of attorney's fee
It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bemiciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such takin IOTE: The Trust Deed Act provides that the trustee hereunder must be either an estremey, who is an active member of the Oregon State Bar, a ban rust campany or savings and loan association authorized to de business under the leave of Oregon or the United States, a title insurance company outlessed to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excregion Received under ORS 696.505 to 696.585. STATE OF OREGON, County of Locatify that the within instrument was received for second on the day of the contract of the contr	contioned in this paragraph 7 in all cases shall be fixed to trial court, granter further agrees to pay such sum as	by the trial court and in the event of an appeal from any hiddenent or decree of
iciary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such takin IOTE: The Trust Deed Act provides that the trustee hereunder must be atther an externey, who is an active member of the Oregon State Bar, a bem usi company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title Insurance company outhough the state in the property of this state, its substitutes, against or branches, the United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received United States or any agency thereof, or an excregon's Received Insurance Country of Received Insurance Country of Insurance Country of Insurance Country and Insurance Country affixed. ATTN: COLLECTION DEPARTMENT. NAME TITLE & ESCROW TING ATTN: COLLECTION DEPARTMENT.		postly shall be taken under the right of eminent domain or condemnation, here
ust campany or savings and loan association authorized to do business under the issue of Oregon or the United States, at title insurance company outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrey good likewise of the United States or any agency thereof, or an escrey good likewise of the United States or any agency thereof, or an escrey good likewise of the United States or any agency thereof, or an escrey good likewise of the United States or any agency thereof, or an escrey good likewise of County of STATE OF OREGON, STATE OF OREGON, County of According to that the within instrument was received for second on the day of 19 Brace reserved of of County and the County and County agency thereof the Insurance company outhorized the Insurance company outhorized the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof, or an escrey good likewise and the United States or any agency thereof oreal agency to the United States or any agency thereof or any agen	of the area that and protein or all of the area	nat all or any portion of the monies payable as compensation for such taking
STATE OF OREGON, County of County of County of County that the within instrument was received for second on the day of 19 Brace reserved at orcheck M., and recorder in book/reel/volume No	 In the event that any portion or all of the processry shall have the right, if it to elects, to require th 	must be ofther an atterney, who is an active member of the Oregon State Bar, a ban
County of A certify that the within instrument was received for second on the day of 19 Deade reserved at a clock M., and recorde in book/reel/volume No	8. In the event that any portion or all of the prociary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder and term association such actions.	husiness under the lows of Oregon or the United Maiss, a title insurance company outlie
ment was received for second on the day of day of 19 BAGE RESERVED at o'clock M., and recorde in book/reel/volume No o as see/file/instrument/microfilm/reception No of as see/file/instrument/microfilm/reception No of said County Witness my hand and seel of the county affixed. ASPEN TITLE & ESCROW; TNC	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user company or savings and loan association authorized to detect to insure title to real property of this state, its subsidiaries of the content of	builtest under the issue of Oregon or the United States, a title insurance company outh- es, affiliates, agents or branches, the United States or any agency thereof, or an escre-
ment was received for second on the day of day of 19 BAGE RESERVED at o'clock M., and recorde in book/reel/volume No o as see/file/instrument/microfilm/reception No of as see/file/instrument/microfilm/reception No of said County Witness my hand and seel of the county affixed. ASPEN TITLE & ESCROW; TNC	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder ust company or savings and loan association authorized to detect insure title to real property of this state, its subsidiaric pent illeensed ender ORS 696.505 to 695.585.	business under the issue of Oregon or the United States, a title insurance company outhers, affiliates, agents or branches, the United States or any agency thereof, or an escre-
day of 19 Deader Reserved at o'clock M., and recorde in book/reel/volume No o second in book/reel/volume No o page of of as fee/file/instrument/microfilm/reception No Record of of said County witness my hand and seel of the county affized. ASPEN TITLE & ESCROW; TNC	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder ust company or savings and loan association authorized to detect insure title to real property of this state, its subsidiaric pent illeensed ender ORS 696.505 to 695.585.	STATE OF OREGON, County of
Record of of said County Witness my hand and seel of ASPEN TITLE & ESCROW; THO ATTN: COLLECTION DEPARTMENT.	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder ust company or savings and lean association authorized to desed to insure title to real property of this state, its substitute and it is the part of the state o	STATE OF OREGON, STATE OF OREGON, County of County of
Record of of said County Witness my hand and seel of ASPEN TITLE & ESCROW; THO ATTN: COLLECTION DEPARTMENT.	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTS: The Trust Beed Act provides that the trustee hereunder user company or savings and lean association authorized to detect to insure title to real property of this state, its subsidiant pent il consed under ORS 696.505 to 696.585. TRUST DEED	STATE OF OREGON, STATE OF OREGON, County of Logisty that the within instru
Femoliciasy Femoliciasy Mitness my hand and seel of County affixed. ASPEN TITLE & ESCROW; INC. ATTN: COLLECTION DEPARTMENT.	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTS: The Trust Beed Act provides that the trustee hereunder user company or savings and lean association authorized to detect to insure title to real property of this state, its subsidiant pent il consed under ORS 696.505 to 696.585. TRUST DEED	STATE OF OREGON, STATE OF OREGON, County of Leartify that the within instru
Witness my hand and seel of County affixed. ASPEN TITLE & ESCROW, INC. ATTN: COLLECTION DEPARTMENT.	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user campany or savings and loan association authorized to deted to insure title to real property of this state, its subsidiaries of the control of the same and the control of the control o	STATE OF OREGON, STATE OF OREGON, County of Lordify that the within instrument was received for record on the day of PACE RESERVED At Cordify that the within instrument was received for record on the day of In book/reel/volume No
ASPEN TITLE & ESCROW; INC.	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder use company or savings and lean association authorized to detect to insure title to real property of this state, its subsidiaries on the consequence of the saving of the state of the saving of the state of the saving of the	STATE OF OREGON, STATE OF OREGON, County of Lordily that the within instrument was received for record on the day of in book/reel/volume No
\sim	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user company or savings and loan association authorized to detect to insure this to real property of this state, its subsidiaries in the savings and the savings of the state, its subsidiaries in the savings of t	STATE OF OREGON, STATE OF OREGON, County of Locatify that the within instru ment was received for second on the day of page FOR EXECUTER'S USE Page Or as fee/file/instru ment/microtilm/reception No Recorded Witness my hand and seal of Witness my hand and seal of
\sim	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user company or savings and foun association authorized to deed to insure this to real property of this state, its subsidiaries in the case and other orders of the state, its subsidiaries in the case and the case of the	STATE OF OREGON, STATE OF OREGON, County of Learning that the within instrument was received for second on the day of a clack M., and recorde in book/reel/volume No. PAGE RESERVED At a clack M., and recorde in book/reel/volume No. PAGE RESERVED RECORDER'S USE Meacond of as fee/file/instrument/microfilm/reception No. Record of feel without and seal of County affixed. Witness my hand end seal of County affixed.
	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user company or savings and foun association authorized to deed to insure this to real property of this state, its subsidiaries in the case and other orders of the state, its subsidiaries in the case and the case of the	STATE OF OREGON, STATE OF OREGON, County of Locatify that the within instrument was received for second on the day of second on the day of second or the second or the second or the second or second or the second or second or the second o
	8. In the event that any portion or all of the proclary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee hereunder user company or savings and foun association authorized to deed to insure this to real property of this state, its subsidiaries in the case and other orders of the state, its subsidiaries in the case and the case of the	STATE OF OREGON, STATE OF OREGON, County of Locatify that the within instrument was received for second on the day of second on the day of second or the second or the second or the second or second or the second or second or the second o

\ **3**}-|

which are in excess of the answart required to pay all resemble costs, expense and attorney's loss monosarily pold or incurred by granter in such proceedings, shall be pold to beneficiary, and applied by it that upon any reasonable costs and expenses and attorney's loss, both in the initial and appollate country, necessarily pold or incurred by hemsilicary in such proceedings, and the brane applied upon the indebted and standing and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary as the contract of the such actions and execute such instruments as shall be necessary as the contract of the such actions and execute such instruments as shall be necessary as the contract of the such actions and execute such instruments as shall be necessary as the such actions and several such instruments as shall be necessary as the such actions and the note for endergement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the persons of the inside disease. In the such inside the inside the contract of the standing of any map or plat of the property; (b) joint in any authorities of the such inside the inside the such inside the property of the such inside the such insid

and that the granter will werrant and torever delend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, lamily or household purposes (see Important Notice below).

(b) for an organization, or (even it granter is a actural person) are for business or commercial purposes.

This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, leggieses, devisees, administraters, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pladges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustes and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the drawing the security of the drawing the draw

IN WITNESS WHEREOF, the grantor has executed this igntumers the day and year tirst above written.

And the second second second	not required, divescrit this police. STATE OF CONTROL County of This instrument was acknowledged before me on	10 93
the terminal and the second	This instrument was acknowledged before me on	************************
	by as of	
	My commission expires	Notary Public for Oregon

70. Prauda nearch	ng Kabup Yestbios Sey	el a Amedicale Anel A	realisean in the	es es is	
The undersigned is the deed have been fully paid a trust deed or pursuant to st	ne legal owner and holder of a and satisfied. You hereby are afute, to cancel all evidences I) and to reconvey, without,	ill indebtedness sen directed, on payme of indebtedness se	ured by the lorege at to you of any	oing trust deed. All so sums owing to you	under the terms of the
	. Mail reconveyance and docu				***************************************
DATED		ila da de la composición de la composi La composición de la		No establica Naugaba	
	Dood OR THE NOTE which it soc				Penn haffedtaufhomnshinke,sseinosteini,ssei
- rocenveyance will be made.)-01-03 Y/C:SS WCA	o incidiores		Beneficiary	

nather than 100 train thank happen and the contract the C

iforma all-punpose ackn		STATION PROFILE
		OPTIONAL SECTION
state of California		CAPACITY CLAIMED BY SIGNER Though statute does not require the Absety to
County of SAN BERNARDING		
County of SAN LICKUING TO	-1	Invaluable to because taking on the
	Manney Abten Public	ELWOINIONAT.
on 10-5-97 before me, Tw W.	THE OF OFFICER - E.G., JANE DOS, MOTARY PUBLIC	CORPORATE OFFICER(S)
ON DATE	To be only Dupilie	TITLE(S)
personally appeared Ed Oueilhe	NAME(S) OF SIGNER(S)	PARTNER(S) LIMITED
on Florov	ed to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are	GENERAL
personally known to me - OH - El plov	to be the person(s) whose name(s) is/are	ATTORNEY-IN-FACT
	- Us of the meministration and and ac-	TRUSTEE(S)
		GUARDIAN/CONSERVATOR
		OTHER:
	capacity(ies), and that by institute the person(s).	
	or the entity upon behalf of which the	
JON W. CHRISTIAN	person(s) acted, executed the instrument.	SIGNER IS REPRESENTING:
		NAME OF PERSON(S) OR ENTITY (KS)
COMM. 990378 Notery Public — California A SAN EERMARDINO COUNTY	WITNESS my hand and official seal.	Terrority of
My Comm. Expli 22 JUN 13, 1997	11/1/-/	and the second s
	orall Mark	The state of the s
	SIGNATURE OF NOTARY	
	B OPTIONAL SECTION	
THIS CERTIFICATE MUST BE ATTACHED TO	TITLE OR TYPE OF DOCUMENT	
THIS CENTIFICATE MOOTH THE DOCUMENT DESCRIBED AT RIGHT:	NUMBER OF PAGES DATE OF DOC	UMENT
and have in not survived by law.	A SOUR	
Though the data requested had a street of this form. It could prevent fraudulent reattachment of this form.	Signerity	SSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS
	OTHER MATERIAL HOTARY ASSOCIATION - 6238 Re	THITTEL MAR., P. C.
		- 1 -
STATE OF OREGON: COUNTY OF K	LAMATH: ss.	
STATE OF OREGON: COUNTY OF THE		the 7th day
	Aspen Title co	uly recorded in Vol. M93
of <u>Oct.</u> A.D., 19		6041
of	Till the state of	County Clerk
	By Daule	a grailed the
FEE \$20.00		
		The second secon
	and the second of the second o	Programme Control (See Section Control