NA Ne: 081-Dreges Trace Deed Sarles-TRUST DEED.		COPYRIG #7 1082 #TE
1394 0 06-28-94A09:34	RCVD TRUST	of June, 19.94, between
THIS TRUST DEED, made this James L. White and Bobt	ie J. White	as Grantor, as Trustee, and
Aspen Tifile	o Dodds DBA	MAE Enterprises of Galt, as Beneficiary,
	tine salls and cont	tays to trustee in trist, with power of our ,
Klamath Jiot A, Elooku zcelract State Of Origon, Code Li HA by KEB	1096 America 215 Map 3909	ana, in the County of Klamath, 9-14DA-2700
together with all and sinkerlar the denomants	borwitanents and art	reartenances and all other rights thereunto belonging or in anywise now and all fixtures now or hereafter attached to or used in connection with and all fixtures now or hereafter attached to or used in connection with of each egreement of grantor herein contained and payment of the sum
together with all and singular the tenemine, or hereafter appertaining, and the rents, issue the property.	G P. RFORMANCE	E of each egreement of grantor herein contained and the
FOR THE FURPOSE OF SECURIN		Dollars, with interest thereon according to the terms of a promissory made by granter, the timal payment of principal and interest hereof, if
not sooner paid, to be did and payment of The date of maturity of the debt sec becomes due and payable. In the event the out oversed, assigned or alienated by the	within described pro granter without tirst i granter without tirst i	et is the date, stated users, or any interest therein is sold, agree to be coverty, or any part the sol, or any interest therein is sold, agree to be a ving obtained the written consent or approval of the beneliciary, then, I aving obtained the written consent or approval of the beneliciary, then, I aving obtained the praturity dates expressed therein, or herein, shall wat, irrespective of the praturity dates expressed therein, or herein, shall
at the beneficiary's option, all obligations a more immediately due and payable.	and dranfur agrees:	1/2 to remove or demolish any building or im-
The second state in the second state sta	I A A A A A A A A A A A A A A A A A A A	a site of the second seco
provement reereand not restore promptly	and in good and main	and therefor.
to requests, to joint in the proper publis	a: ohi to or onices, as	hereafter erected on the property against loss on
to pay for thing be deemed desirable by il agencies as may be deemed desirable by il	a sinta a insurance on	the buildings now or herearter electron not less than \$.1.8,000 from time to time require, in an amount not less than \$.1.8,000
dumage by internies acceptable to the be written in companies acceptable to the be	hall feil for any reason	is procure any such insurance and to buildings, the beneficiary may pro- derance now or hereafter placed on the buildings, the beneficiary upon
at loast fifteen days prior to the expiratio	a nount collected under	in any fire or other insurance pointy is a structure amount so collecter is may determine, or at option of beneficiary the entire amount so collecter is may determine, or at option of waive any default or notice of default here
cin's the same of secured hereby and in su any indebtedness secured hereby and in su	ent. Such applicatio	for or release shall not cure or waive any
trider or invalidate any act done pursuan under or invalidate any act done pursuan	to even notice.	in i to pay all taxes, assessments and other charges become past due or delinquent ar histories, assessments and other charges become past due or delinquent ar histories, assessments, insurance premium
essessed upon or againsts therefor to ben	asticiery; should the h	rent or by providing beneficiary with links the rate set forth in the no
iens or other charges payable by grantot liens or other charges payable by grantot	t entire payment thereof,	and the amount so p_{eld} , with interval be added to and become a part a graphs 6 and 7 of this trust deed, shall be added to and for such psymeni
the debt secured by this trust deed, with	ierel before described	A as well as the grantor, shall be immediately due and payable without noric w all such payments shall be immediately due and pa w this trust deed immediately due and pa
bound for the payment of the obligation	a option of the benefic	is ary, render all mine source by this the other costs and expenses of t
and the nonpervision a breach of this trus able and constitute a breach of this trus	enset of this trust inc's	is fing the cost of title charch as well as the neutrally incurred.
trustee incurren in country and delend any	iction or proceeding	or trustee may appear, including any suit the amount of attorney's the
and in any suit, action or proceeding it to pay all costs and expenses, including	evidence of title and es shall be fixed by d	a rporting to affect the scaling any suit for the foreclosure of this de y or trustee may appear, including any suit for the foreclosure of this de the beneficiary s or trustee's attorney's tees; the amount of attorney's t the trial court and in the event of an appeal from any judgment or decree the trial court shall aljudge reasonable as the beneficiary's or trustee's pepellate court shall aljudge reasonable as the beneficiary's or trustee's the period of the trustee's attorney's the trustee's trustee's trustee's the trustee's trustee's the trustee's trus
mentioned in the dramor further agrees fo	c pay sich sum us	에 걸려 가장 같은 것이라. 방법은 것은 물건 ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
It is nuctually agreed that:	e or all of the property	is shall be taken under the right as compensation for such taken
NOTE: The Trust Deed Act provides that it frust company of savings and loan associat	ton en horized to de truit s state, its subsidiaries, at	the either an attorney, whe is an active member of the Oregon State Bar, a bar of the either an attorney, whe is an active member of the Oregon State Bar, a bar descendent the laws of Oregon or the United States or any agency thereof, or an esc of fliates, agents or brand to, the United States or any agency thereof, or an esc of fliates, agents or brand to, the United States or any agency thereof.
frest company of savings underproperty of this rized to imuse this to real property of this agent licensed under ORS 596.505 to 696	1 Sidis' tis secondentation	
egent license.	No. Martin Martin	Sinibo
TRUST DEED		County of County of
James L. & Bobbie	Wb.te	ment was received for record on
		day of M. and recon
Sacramento, Calli	95028	I I I I I I I I I I I I I I I I I I I
Eric H. Spiess Mal	l <u>Riter</u>	RECORDER'S USE page OF as fee/file/file
620 Myrtle Ste	4 instead - Annesses	ment/microfilm/reception.no
Galt, Calif, 9563		Witness my hand and se
	A COLORADO A COLORADO	County affixed.
After Bacerdity Beturn to (Name, Addinar, Zap	1/2 5 5	TTT
After Becording Between to (Masser, Schlinser, Zip) <u>Evric</u> <u>H</u> . Sp <u>IQ20</u> <u>M</u> 2.mT	e Hof	наме. Ву
4-14-0-11	19:563-2-1	
Hall Vary		
6		

19972

Photo proceedings, that is a visit of the which here a structure is the set of the structure is the str

and that the grantor will warrant and icrever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the low, represented by the above described note and this trust deed are: (a)* primarily for grantor's percend, family or household purposes (see Important Notice Selow), (b) for an organization, or even it grantor is a retural period) are for lusiness or commercial purposes. This deed applies to, inures to the benefit of and Linds all parties heretc, their heirs, legates, devises, administrators, executors, secured hereby, whether or not named assigns. The terri beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the contest so requires, the singular shall be taken to seen and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hered apply equally to corporations and to individuals. IN WITNESS WHERMOR the dramtor has executed this instrument the day and year first above written.

IN WITNESS WHER OF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applit ible and the beneficiary is a creditor as such word is defined in the Truth & tencing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevent Nets Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

3. de 199 by

by .

Nation of

13

mes F

STATIOF OF GERNY, Country of S2CV2M GNTG)ss. This instrument was acknowledged before me on ...

This instrument was acknowledged before me on

145

TERRYPARIEI I	
0 Comm. 5961441	Aller 7
O Constant Protection Constant O	Notary Public for Green
	My commission expires files 221, 1996
STATE OF OREGON: COUNTY DE LI AMATH	

S. 1751 - Argent B. Sand A. MAIH: last of the state of the state . . Filed for rec

23.	en de la	Same Trust in trust		e toquos	VI	2 2			55	1.1.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	建油花品 离示		しんい おうきょう			a 말씀 같은 관람 관심을 가슴다.	a the second
	of		June		A D	10	94	JOSTAN ON A	14 34		1999 - 2000	<u>ani dan ani</u> Mananan anak		the	<u> Z</u>	8th 	dav
K.		们的说明就	11219	傳習過運行的人	1.00		Sec. 1		- <u></u>	oc	IOCK	<u>A_M.,</u>	and duly	recorde	d in Vol.	M94	1997 - C
1		말 같은 것을 못 못 못 못 못 하는 것을 못 하는 것을 하는 것을 못 하는 것을 것 같아. 이 것을 못 하는 것 않아. 하는	김동희한	[문문] 및	or	•	Ľ	ortgar	3	过于时代:	σ	1 Page	199	71		a de la deserva de la composición de la Composición de la composición de la comp	
9	žų,	1792								14.52.1.3	Eve	Inn Bi	ohn	County (
	FE	E \$15	.00				10	(急行)参照。					-cuu~	County (Clerk	이 승규는 물건을	
	調業	that is shill b		and the second			「海谷上	[음종] [고]		문문법	By \	2 au	Luna	Sni	ellen.	date	
1	162		100	이 전에서 이 많이		11 2 3	· (\$\$2.50)	21 1 2 2 3 .		"如复出身		같은 관망을하는	and the first	1		and the second s	

A REPORT 제 문제에 합성입력성

Ö