15-

19347 THIS TRUST DEED, mide this 10th	day of	Vol. May Pag	, 19 <u>95</u> , betwee
Michael D. Carlson and Annette Carlson First American Title Insurance Company of	Oregon		, as Granto , as Trustee, an
BankAmerica Housing Services, A Division o	of Bank of America,	SB with the best of the same	, as Beneficiary
Grantor irrevocably grants, burgains, sells Klamath County, Oregon,	and conveys to trust	ee in trust, with power of	sale, the property i
والمجالة والمراجع والمراجع والمحاورة والمواجع والمواجع والمان والمراجع والمان والمان والمان والمراجع والمان والمراجع والمان والمراجع والمر	an de describir de describerar de la companya de la	A William Country Country on the	and the second second
Lots 9, 10 and 11 in Block 1, Cresent Hei file of the County Clerk of Klamath Count	ghes, according to t y, Oregon.	he official plat thereof	on
지수는 사람들이 있는 것은 경험적으로 밝힌 사람들은 사람들이 있다. 기계 교육 기계 등 기계	e produce dispersión de La como desemble de	And the second second	
gether with all and singular the ten men's, hereditamen	nts and appurtenances and	all other rights thereunto belo	onging or in anywise no
hereafter appertaining, and the reuts, it was and protite e property.	ts thereof and all lixtures	now or neressiter attached to o	and payment of the su
SeventyOmeThousandSevenHundredSixtyFive and (\$ 71,765.12***) to of even date herewith, payable to beneficiary or on	Dollars, with	interest thereon recording to	the terms of a promisso
t sooner paid, to be due and payable	s instrument is the date, as instrument is the date, or actuout tirst obtaining the writument, irrespective of irrantor of an earnest monitoring the second control of the secon	stated above, on which the fin ally sell, convey, or assign all the consent or approval of the the meturity dates expressed the	al installment of the r or any part) of the pr e beneficiary, then, at perein, or berein, shall
To protect the security of this trust deed, grantor at 1. To protect, preserve and maintain the property overment thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good at a compared or destroyed thereon, and pay when due all cost	y in good condition and of the property. Ind habitable condition as the investment of the property.	ny building or improvement w	hich may be construct
3. To comply with all laws, or dinences, regulation requests, to join in executing such financing statement pay for filing same in the proper public office or officential statements.	is, covenants, conditions a nts pursuant to the United ices, as well as the cost of	of all lien searches made by fi	ling officers or search
4. To provide and continuously maintain insura amage by fire and such other hazards at the benedician ritten in companies acceptable to the Deneliciary, with clary as soon as insured; if the grantor diall fail for any least fifteen days prior to the expiration of any policy use the same at grantor's expense. The amount collected in indebtedness secured hereby and in such order as benefit any policy or any part thereof, may be released to frantor. Such ap	nnee on the buildings no ry: may from time to time h less payable to the latte reason to procure any sy of insurance now or her d under any lire or other beticiary may determine, o oplication or release shall	o require, in an amount for its r; all policies of insurance shall ch insurance and to deliver the eafter placed on the buildings, insurance policy may be ap- rat option of beneficiary the e	be delivered to the ber policies to the beneficing the beneficiary may policed by beneficiary up ntire amount so collect
nder or invalidate any act done pursuant to such notice 5. To keep the property free from construction I ssessed upon or against the property before any part of remptly deliver receipts therefor to beneficiary; should ens or other charges payable by gentor, either by direct sent, bereficiary may, at its option, make payment it soured hereby, together with the obligations described he debt secured by this trust deed, without waiver of an ith interest as aloresaid, the property hereinbefore det ound for the payment of the obligation herein describ- nd the mapayment thereof shall, at the option of the la	liers and to pay all taxes of such taxes, assessments of the grantor fail to make of payment or by providing the amount of in paragraphs 6 and 7 of one of the amount as or lights arising from breaseribed, as well as the grant of the control of the payment of th	s and other charges become per payment of any taxes, assessm to paid, with interest at the r this trust deed, shall be added ch of any of the covenants here antor, shall be bound to the s to the libe immediately due an	ents, insurance premius which to make such pate set forth in the nate to and become a part of and for such paymer ame extent that they do navable without not
		tle search as well as the other	costs and expenses of
the hypayment thereof stain, a has opened on the hypayment thereof stain. A has opened of this frust deed. 6. To pay all costs, fees and expenses of this trus visite incurred in connection with or in enforcing this 7. To appear in and defend any action or proceeding in which the bend in any suit, action or proceeding in which the bend in pay all costs and expenses, including evidence of title centioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum a corney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the priciary shall have the right, it it so elects, to require the	obligation and trustees didn't purporting to affect liciary or trustee may appeared the beneficiary's or it by the trial court and it is the appellate court shares on the shall be taken up	and attorney siees actuary man the security rights or powers pear, including any suit for th trustee's attorney's fees; the table event of an appeal from a ll adjudge reasonable as the be	e foreclosure of this de amount of attorney's; any judgment or decree meticiary's or trustee's in or condemnation, be

there and no such an exact yet across the constitute of such as	STATE OF OREGON,
TRUST DEED NOT AND	Real required & reduced for regions of a reference of the region of the
网络美国大学 化氯化 医乳糖 经证据 经收收 的复数人名 化二甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	County of
Michael D. and Amette (arligh	I certify that the within instru-
P.O. Box 32	ment was received for record on the
P.A.U., BOX., 32	the consideration of the second of the secon
G11chr1st 0R 97737	
Granter RAMS A Division of Bank of America, FSB	横起 高光性 振光性 連出 長 4 4 4 4 4 4 4
BAHS. A Division of Banl of America, FSB	
P.O. Box 1310	ment/microfilm/reception No,
AUICOUAEL - NV 30000	Record of of said County.
i por la grafia de las estre proposados Bonoficiary (100 per 100 grafia) e Compania Roma la grafia de Manigologia (100 martir 100 per 100 martir 100 per 100 per 100 per 100 per 100 per 100 per 1	Record of
	Witness my hard and seal of
After Recording Return to (Namo, Address, Zip 1 122 1	County affixed.
Pun Rov 1310 to the state of th	With some of personal and after any wants.
Vancation MA OOCC	With the state of the water of the state of
Vancouver, WA 98666	
	The state of the s

which are in arous of the amount required 3: pay all cassoms be costs arappeare and citizeney's less necessarily paid or incurred by faunter and are proceedings, shall be paid to be self-it by and applied by the time of the paid appellate courts, necessarily in a doctor of the control of th

__== gar, seep tyres is in process.

18.5 1111

and that the grantor will warrant and forever detend the same against all persons whomsoever.

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

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

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or 'even it grantor is a natural person) are for business or commercial purposes.

This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, the shall be assigned to the plant of the processor and the load owner, including pledgee, of the contract personal representatives, the shall be taken to mean and include the plural, and that generally all grammatical changes shall be if the context to requires, the single track plant plant plant plant plant plant plant pl IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

ក្តីធ្វើ ឃុំសំពីម៉ើញ ដែល សមាម។ 	A 44.62	n e e e e e	il In Pol	**************************************
Service a product of the test	on the second of the contract	(a) or (b) is Michael	D. Carlson	
* IMPORTANT NOTICE: Delete,	by lining out, whichever warrant is app icable and the beneficiar, trust-in-Landing Act and Reg	is a creditor	the Cal	
not applicable; it walterny to	e Trutt-in-Lending Act and Rog	ting required Annette	Carlson	
baneficiary MUSI comply will	Mo 1319.	or equivalent.		
If compliance with the act is the			nutes my	1960 TI WA
en de la companya de	STATE OF OREGON,	as acknowledged bef	ore me on	CADISON
현실 수 있는 기계 등록 기계 기계 기계 수 있는데 그리고 있다. 기계 기계 기	BY Michael D	CARISON UN	ia milleric	, 19,
gen had keller	by This instrument	vas acknowledged bef	ore me on	
्राप्त कर्ता । स्वर्षां स्वर्ष प्रवास स्वर्	by the them the property	45 1 1 3-1 2-12-12-12-12-12-12-12-12-12-12-12-12-12		
	00000000000000000000000000000000000000	ΛΛ	,	
රි ි OF	FREIN SEAL		1.11	Vinenna
MELIS NOTARY	SAS. NIVE DIAN () PUBLIC-COSOON ()		maeu)	Notary Public for Oregon
COMM	ISSION NO. 28322 III	a photographic completes of		Trotary 1 don't
WA COWWIRRION	EXPIR IS OCT. 13, 1997 ()	My comm	nission expires	energia. Talah salah sa
	 	The same and the s	and the second section of the second section of the second section of the second section of the second section section section sections and the second section	
STATE OF OREGON: C	OUNTY OF KLAMATH	SS.		da da
Name (No. 1) of the	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	meals.		ine our
Filed for record at reques	t of at at	3:34 o'clock_	PM., and duly recon Page 16638	corded in voi.
of June	of Mortgages	93 HAN 124 25 18 18 18 18 18	on Page 16638 Bernetha G.	Letsch, County Clerk
an sensat property and a second of the con-	1 . 0 (1) 1 1 200 1 1 1 1 1 1 1 1 1	Estra de Alia	. C Time	
FEE \$15.00		•	y	8
នុំ ខេត្តមាន⊈ការ ខេត្តការ ខេត				
i Paristina in Company (1986)	THE PROPERTY OF THE	翻翻的人的人家人。	penefi	arv
· (人名马克斯特·特特克尔人)	The state of the state of the state of		7,141	