Suite 590 Birmingham, Al	3024B	teonapanament sampanasis		associations conse
s Grantor, whose address i	s 1511 Lakeview Ar	<b>76.</b> and sport time installed a special	een <u>(-Ler D. Raic</u> Husband and Wife	LLC B RA
amath Falls, lamath Falls Titl	97601 County	Klamath		State of Oregon, and
rankor railo iiti	e Company	City of Klamath Fall	, as Trustee, whose address s , 97601	is 422 Math 5
State of Oregon, and	ralter, Inc.			
s Reneficiary, whose addre	ss is <u>33919</u> 9th Ave	e. S. Suite 1	The second se	etre .
City of Federal Wa	y,	98003	State of Washington.	
		WITNESSETH:		
That Grantor berel	ovimevocably grents, bargains.	化氯化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	with power of sale, the following desc	referitie vitrenmnehedin
n the County of	Klamath		State of Oregon, and hereinafter refer	
Lot 8 and the So Klamath Falls, a CLerk of Klamath	scorarrig to rue of i	9 in Block 7 of FAIR ficial plat thereof or	VIEW ADDITION NO. 2, to file in the office o	o the City of the County
			53-1 100	Manoro fobiat Tal
				falls to time
the feel merroused to the	AVICIA C. Pated	Repetited & Pa		in the second second
ukish Danasaksia wakuwa da	ment has we writed a little			
all water rights, rights of way or hereafter used or enjoye	, easements, rents, issues, pro	fits, income, tenements, hereditame t thereof (subject, however, to the	er with all buildings, fixtures and impr nts, privileges and appurtentmess the right, power and authority herein giv	ereunto belonging, no
For the purpose of	securing (1) payment of the inc	lebtedness and all other lawful chan	ges evidenced by an FHA Title I Propi inanced is <u>F1fteen Thousa</u> iade by Grantor payable to the order o	erty Improvement Loa nd Nine Hundi
n the manner and with inter	est as therein set forth, and any	extensions and/or renewals or more	nade by Grantor payable to the order o difications thereof; (2) the performanc y under or pursuant to the terms here	e of each agreement
hereon as herein provided.		or covenants and agrees to the folk		or, rogories with interior
1. To keep the Pr	operty in good condition and re	pair, not to remove or demolish any	building thereon; to complete or resto	
affecting the Property: not t	commit or permit waste there	of, not to commit, suffer or permit a	to comply with all laws, regulations, co my act on the Property in violation of	law; to do all other a
			umerations herein not excluding the Grantor further agrees (a) to comme	
improvements promptly and	to pursue the same with reas	onable diligence to completion, an	d (b) to allow Beneficiary to inspect t	
		luty to inspect or approve such imp s by fire and other casualties in an a	rovements. Imount and for such term as Beneficia	ry may require, and w
loss payable clauses in favo	r of Beneficiary. In the event of	loss or damage, Grantor shall give	immediate notice to Beneficiary. Ben on of the amount due hereunder or to	eficiary may make pro
of the property damaged. F	ayments of such loss shall be r	nade directly to Beneficiary. In the	event of the refusal or neglect of Grar	ntor to provide insurar
	renew the same in manner satis under the provisions of paragra		ary may itself procure and maintain su	ch insurance and cha
<ol><li>To appear in</li></ol>	and defend any action or proce	eding purporting to affect the secu	rity hereof, the title to the Property, o	
including cost of evidence	of title and attorneys' fees in a	reasonable sum, incurred by Bena	ny such action or proceeding, to pay ficiary or Trustee.	and the second second
4. To pay at lea	st ten (10) days before delinqu	ency all taxes, assessments and pa	ayments under any other mortgage, o	
this Trust Deed and to pay a	ll costs, fees and expenses of t	his trust. Should Grantor fail to pay	er encumbrances, charges and liens when due any taxes, assessments, ins	surance premiums, lie
		nabove described, Beneficiary may and become a part of the debt se	pay the same, and the amount so paid	d, with interest at the r
5. To pay all cos	ts, fees and expenses in conne	ction with this Trust Deed, including	the expense of the Trustee incurred in	n enforcing the obliga
secured hereby and Trusto 6 Not to volunte	e's fees and attorneys' fees in ity transfer or agree to transfer t	curred by Beneficiary. he Property any part thereof or any i	nterest therein, or any transfer of a be	neficial interest in Gra
(if Grentor is not a natural p	erson), without first obtaining t fer, if Beneficiary shall not so co	ne prior written consent of Beneficia posent, shall constitute a breach of	ry, which consent Beneficiary may gr Grantor's agreement and a default un aptions of this Trust Deed, and transf	ant or withhold in its : der the terms hereof
It is mutually agreed that:	ny portion of the Property is tal	en or damaged in an eminent doma	ain proceeding, the entire amount of t	he award for such por
thereof as may be necess	ary to fully satisfy the obligation	a secured hereby, shall be paid to !	Seneficiary to be applied to said oblig ereto on written request of the Granto	ation.
satisfaction of the obligation	n secured and written request	for reconveyance made by Benefic	sary or the person entitled thereto.	
			n the performance of any agreement of ovided in the Contract. In such event	
of Beneficiary, Trustee or i	ts authorized agent shall sell th	e Property, in accordance with the	statutes of the State of Oregon, at pu	blic auction to the hig
10. Trustee sha	Il deliver to the purchaser at the	sale its deed, without warranty, wi	proceeds of the sale as provided by nich shall convey to the purchaser the	Property. The Trust
deed shall recite the facts	showing that the sale was cond ch combilance and conclusive	fucted in compliance with all the re-	quirements of law and of this Trust De ide purchasers and encumbrancers (	oed, which recital she for value.
11. The power of this Trust Deed to be fore	of sale conferred by this Trust D closed as a mongage.	eed and by the statutes of the State	of Oregon is not an exclusive remed	ly; Beneficisry may ⇔
of payment of any sum se	cured hereby operate as a wai	ver of the right to require prompt pr	all not operate as a waiver of such righ ayment of all other sums, and the wa	i, nor snail the accepts iver by Beneficiary of
13. If Grantor at	plies to Beneficiary for consent	equent default. A Made COMM AND to transfer the Property in the manne	r described in paragraph 6 above, the	n Beneficiary can cons
the prospective transferes	as a new applicant for financing	, taking into consideration all factors	which it deems necessary to protect cordance with a schedule then in effe	its security. As a cond
interest rate of the remainstallment so that the Con	ning indebtedness to the preventract will be fully paid by the or	ailing rate for similar contracts at t ginal maturity date. If Beneficiary o	hat time. Beneficiary may then inch onsents to a transfer, that consent do	sase the amount of e es not constitute a wa
- 8 Alula		a a account to be a few Manager	many anguages on any the will a make an arm	of this Trains Daniel an-
Contract.			may consent to modify other terms of the appointed a successor Truste	

SMC 1-14-2-4 OR - FHA Tale I - Dealer Lean

\$082 PERSONANCE 15. This Trust Deed shall apply to, inure to the benefit of end bind all parties hereto, their here devices administrators, executors, successors and assigns. All obligations of Grantor hereunder are joint and several. The term "Beneficially shall mean the owner and holder, including any successors and assigns. All obligations of Grantor hereunder are joint and several. The term "Beneficially shall mean the owner and the cliniquiar number assignee, of the Contract. In this Trust Deed, whenever the text so requires, the masculine gender includes the feminine and to the cliniquiar number assignee, of the Contract. In this Trust Deed, whenever the text so requires the masculine gender includes the feminine and the cliniquiar number assignees. Includes the plural.

16. This Trust Deed shall be construed according to the laws of the State of Cregon.

17. The Grantor covenants and agrees to and with Beneficiary that he is lawfully seized with the fee simple to the Property and has a valid 17. The Grantor covenants and agrees to and with Beneficiary that he is lawfully seized with the fee simple to the Property and has a valid 17. The Grantor covenants and agrees to and with Beneficiary in writing, and that Grantor will warrant and forever defend said title against all persons unencumbered title, except as otherwise disclosed to Beneficiary in writing, and that Grantor will warrant and forever defend said title against all persons includes the plural. Witness urg. And, et the end constays to Trustee in total, with previous on the Witness There of Chappen, and harpins are missible to us the Property lo vall di di . Ca varinda barva y le 7 Vogla di Pisas lo desi STATE OF OREGON SS. County of KLAMATh Personally appeared the above ramed Glew D. RATCLIFF & PATVICIA L. PATCLIFF and acknowledged the foregoing instrument to be my Sefore mo voluntary act and deed. My commission expires: Feb 09, 1999 icovari rate ( Notary Public WA ក្រុម ប្រជាពី នៅក្រុម ប្រជាពី ខែ នៅក្រុម ខេត្ត នៅជាម ASSIGNMENT to inempound food to communicating and (5) derived STATE OF OREGON Beneficiary herein, does hereby transfer, GIBRALTER, INC. assign and cet over to Statewide. Mortgage. Company the within Trust Deed and the indebtedness secured ton moto in chiat with new form the thereby, and it is motor and a life to the total to the total to the total to the total total to the total total total to the total Gibralter, Inc lucia eduna yantur aerna notietati FINANCING MGR. a said to to svo said of DM PITZER ทยงองผู้ห่องที่พูดกลงกลักติสัติการณี **By** W STATE OF OREGON COMMENTS OF STATE OF ST County of\_ On this day before me appeared before me individual(s) [delete inappropriate option] that executed the torogoing instrument and acknowledge such execution be the free and voluntary act and descript subtraction for the uses and purposes described in it [celete the following if inseppropriate] and stated on cath that (s)he was authorized to execute it or behalf of the corporation/partnership. My commission expires: Balon me:\_ Notary Public E LE DING TO MOTO STATE OF OREGON SS. County of Klamath Certify that the within instrument was received for record on the 30th day of January 1997 , at 2:29 clock P.M., and recorded in book M97 on page 2803 Record of Mortgages read our to applicable to the (DON'T USE THIS SPACE; RESERVED of said County. FOR RECORDING LABEL IN COUNTIES Witness my hand and seal of County affixed. energy sections in any evodurance Beneficiary. WHERE USED:) ne in set make i in ilianned AFTER RECORDING RETURN TO: Bernetha G. Letsch County Clark Recorder By Kettlin Ross

Fee: \$15.00