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'THIS TRUST DEED, made this Isley a sufficient state of the sufficient	day of March	19.97 bonasen Ste	phen D. Silvay **	a single*
Klamath County Title Company Klamath Falls or. 97601 Gibralter, Ti Same of Oregon; and Gibralter, Ti	I SH CHIMACHA CONTRACT	The second s	s Tructes, whore address is _P_	
as Beneficiary, whose acciess is	Contraction of the second s		ashington	
Chyor <u>Federal Way</u> , * man , an estate in fee sim	ple. WITNES			
Thet Granty heropy inevocably grants, b In the County of	arcains, sells and convervat	o Tructee in trust, with powe	r of sale, the following departured p egon, and hereinalter referred to i	roperty, situated as the Property:
Beginning at a point on the Southwest of the most Northe to the City of Klamath Falls thence Southwest along the S Southeastarly at right angles easterly, parallel with Linc at right angles to Lincoln S	Southerly line of rly corner of Lo , according to t outh line of Lin to Lincoln Stree oln Street, 35.2	f Lincoln Street t 1, Block 41, 1 he official plat coln Street 35. het, 110.0 feet; 2 feet; thence No	hwest ; 35.2 feat amach Pirst Addition of of thereof; .2 fee 2 feet; thence begins thence North- orthwesterly.	of the Falls Lincoln t; thence
which Property is not used currently for agricultural all water rights, rights of way, casements, rents, las provide the property, or	ues, profits, income, tenen r any part thereof (subject,	however, to the right, pow	sges and authority herein given to a	nd conferred on
Beneficiary to collect and apply such rends, issues For the purpose of socuring (1) payment Resall installment, Contract (*Contract) of avan Hull Ared Thirty and 50/100 In the manner and with interest as therein set forth Grantor herein contained, ; and (3) the payment of a				
increase as herein provided. To protect the accurity of this Trust Des- ard vorkmanike manner any building that may be affacting the Property: not to commit or permit wa which from the character or use of the Property in or any part thereof is being obtained for the purpor during construction. However, Beneficiary shall f 2. To provide and maintain haurance at during construction. However, Beneficiary shall f 2. To provide and maintain haurance at during construction. However, Beneficiary in the chose any aeties and adjust all claims thereunder, the property damaged. Payments of such lose or to maintain the same or to renew the same in ma- the cost thereof to Grantor under the provisions of 3. To appear in and defend any action beneficiary or Trustee; and should Beneficiary on including cost of evidence of title and attomeys' 4. To pay at least isn (10) days before contract or encumbrance affacting the Property, this Trust Deed and to pay all costs, fees and expenses secured hereby and Trustee's fees and expenses secured hereby and Trustee's fees and expenses (if Grantor is not a natural person), without first of discretion. Any such transfer or agrees the the Contract. Transfer' includes, without limitar	on shuttpak, this to fellious constructed, damaged or de laste thereol, not to commit, isy be reasonably necessa se of financing improvemen with russonable diligence i gainst lose by fire and other a vent of loss or damage, (, applying the proceeds at it shall be made directly to Be ner satisfactory to Benefici of paragraph 4 hereof. no r proceeding purporting ' r Trustee elect to also appr fees in a reasonable sum, a delinquency all taxes, asi to keep the Property free a nesse of this trust. Should C erty hereinabove described a added to and become a p in connection with this Tru 's fees incurred by Benefic transfer the Property isn'p biaining the prior written co in ot so consent, shall consi tion, sales under a larvi sal	visitoged hiereor, to comply suffer or permit any act on ry, the specific enumeration is to the Property, Granter i to completion, and (b) to all approve such improvement casualities in an amount an 3rantor shall give immediats a option to reduction of the aneficiary. In the event of the aneficiary in the event of the aneficiary of the security hereoc as in or delend any such a incurred by Beneficiary or bestments and payments to and clear of all other encum trantor fail to pay when due to the dabt secured by at to the dabt secured by at thereof or any interest the meant of Beneficiary, which is thereof or any interest the meant of Beneficiary, which	with all taws, regulations, coverant the Property in violation of law; to is herein not excluding the general unther agrees (a) to commence co low Beneficiary to inspect the Pro a. d for such term as Beneficiary may e notice to Beneficiary. Beneficiary amount due hereunder or to the re- re refusal or neglect of Grantor to j tell procure and maintain such insu- it, the title to the Property, or the ri- ction or proceeding, to pay all cos Trustee. Inder any other mongage, deed o brances, charges and liens impairs any taxes, assessments, insurance ame, and the amount so paid, with this Trust Deed. Isse of the Trustee incurred in enfor- sentin, or any transferred a beneficiary consent Beneficiary may grant or rememont and a default under the	be an insufractions of all other acts anstruction of said sporty at all times require, and with y may make proof storation or repair provide insurance insurance and charge gitts or powers of sits and expenses, and expenses, interest at the rate ring the security of e premiums, liens, interest at the rate roug the obligation interest in Grantst withhold in its cole a terms hereof and
it is mutually agreed that: 7. In the svent any portion of the Prop thereof as may be necessary to fully satisfy the 9. The Trustee shall recorvey all or an satisfaction of the obligation secured and written 9. Upon default by Grantor in the payr secured hereby may immediately become due a of Seneficiary, Trustee or its authorized agent all bidder. Any percon except Trustee may bid at 10. Trustee shall deliver to the purchu- deed shall recits the facts showing that the sale prima facts evidences of such compliance and compliance 11. The power of sale conterred by the mist Trust Deed to be forechosed as a mining se	enty is taken or damaged in obligation secured hereby, iy part of the Property to the n request for reconveyance ment of any indebtedcress at and payable at the option of hall sell the Property. In acc such Trustee's sele. Trust asset at the aste its deed, wit was conducted in complian onclusive evidence thereof ha Trust Deed and by the al	shar to paid to Converte person entitled thereto on v made by Beneficiary or th source hereby or in the perf Beneficiary as provided in ordance with the statutes of se shall apply the proceed thout warranty, which shall new with all the requirement in favor of bona fide purch latutes of the State of Orego with here under shall not one	y to be appear of the Grantor and B e person entitled thereto. comance of any agreement contain the Contract. In such event and u of the State of Oregon, at public au of the State of Oregon, at public au of the State of Oregon, at public au of the state as provided by law. Softway to the purchaser the Prop s of law and on this Trust Deed, will easers and encumbrancers for val- on is not an exclusive remedy; Ben man as a wainer of such tight, sor a	Seneficiery, or upon ned herein, all sums pon written request iction to the highest enty. The Trustoe's hich recital shall be ue. wificlery may cause hall the ecceptance
his Trust Deed to be foreclosed as a mortgage 12. The failure on the part of Boneficia of payment of any sum secured hereby operate default shall not constitute a waiver of any othe 13. If Grantor applies to Beneficiary for the prospective transferce as a new applicant for of its consent to transfer. Beneficiary may, in its interast rate of the remaining indebtechases to installment so that the Contract will be fully paid of this section regarding subsequent transfers. Contract. 14. For any reason permitted by law, the title, power, duties and authority of the Trus UNE	a as a waiver of the right to r or subsequent default. r consent to transfer the Pro- r financing, taking into consist a discretion, impose an ass the prevailing rate for sim by the original maturity dat Following a consent to tra Baneficiary may at any tim	require prompt payment of most of the marrier describe derails all factors which it of umption fee in accordance liter contracts at that time. a. If Beneficiary consents to nater, Beneficiary may con- te appoint or cause to be ap-	es ouns cons, and no water of tin paragraph 6 above, then Bene learna necessary to protect its sec with a schedule then in effect, an Beneficiary may then increase it o a transfer, that consent does not sent to modify other terms of this	Honardia y an consider unity. As a condition of may increase the he amount of each constitute a weiver Trust Dreed and the
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Assignments and assigns. As obligations of Gran assignment of the Contract. In this Trust Devid, whe includes the pural. 16. This Trust Deed she? Lee constru- 17. The Granter covenants and agen unencumbered dile, except as otherwise clacks whomsoever.	ies to and with Benefic led to Beneficiary in wr	s of the State of Oregon. Mary that he is backly se	ized with the fee simple to the P	
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ASSIGNMENT OF DEED OF TRUST

7740

For valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lender transfers, assigns, grants and conveys the foregoing Deed of Trust, together with the Note described therein and secured thereby, to STATEWIDE MORTGAGE COMPANY , whose address is 500 RIVERHILLS BUSINESS PARK STE 590

Date: <u>3-10</u>		17	BI	RMINGHAM,	AL 35242
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TARA RAF PETERSON STATE OF WASHINGTON NOTARY TIGP PUBLIC My Commission Explose 3-21-86		. /-		Lender	
	-	by and the second secon	Gina M.	JEK 186	

STATE OF WASHINGTON, King County ss:

On this 10 day of March . 19 97, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared <u>Gina M. Eckles</u> ____, to me know to be the individual(s) described in and who executed the foregoing instrument, and acknowledged to me she signed and sealed the said instrument as her free and voluntary act and deed, for the uses and purposes therein mentioned.

WITNESS my hand and official seal affixed the day and year in this certificate above written.

My Commission expires: 3-21-98

<u>AMARA Dettran</u> Notary Public in and for the State of Washington residing at:

STATE OF OREGON : COUNTY OF KLAMATH

iled for record at request of	11			
March		County Title	the	
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