100 (100 (100 (100 (100 (100 (100 (100	36171 TRUST DEED Vol. <u>M97 Page</u> 11515						
,	A K-	50160	or course	WY TO BU	et of I		
THIS TRUST DE	ED, made this 5 day of	Aberl	10 127	WILLIAM	J. HALES AND CAL	ERF T INTERNAL	
as Grantor, whose address	is 5206 BRYANT	13	19_9	, between	OF TABLED PAD CAP		
KLAMKIH FAI	County	ofK]	Lamath	l		Shap of Open	
151 Klamat	h County Title C	ompany		en To	ustae, whose address	. State of Oregon, an P.O. Box	
		_, City of	Kla	math Falls		15	
State of Oregon; and	W HIVEWES						
as Beneficiary, whose addr	6320 SUTH AVE. S.						
				Charles W	ASHINGION		
* HISBN	ND AND WIFE.			, State of	. Europe Car		
		WITNES	SETH:				
That Grantor here	by irrevocably grants, bargains, so a ma th	elis and conveys to	o Trustee in	Trust, with power of s	ele, the following doca	ihadamaan ii ii ii	
the County of	amath		,	State of Care	n, and hereinafter refer	neso property, situate	
Lot 40, Ya	lta Gardens, In	The Count	v Of	Klamath	Ctoto of O-	red to as the Property	
The second of th		The Count	-y OI	Miamath,	State of Or	egon	
		And a second control of the control		en e		- **	
	Engrandification for	<b>連集のであることが、他の</b>	A STATE OF THE STA	. #			
	CIA HARKS K	मिर्दिय अधि	13 K	. 15		· ·	
	सं भुववन्तर स्थाप	PARTON 4-6	数りを			4 ( 4 ) A	
, '	scon ind, omborb Red Marke 18, 1000 g	ปีใหญ่ที่ได้เก็บ พระสาร (พ.ศ.พ.ศ. พ.ศ.พ.ศ.พ.ศ.					
	The second second	The state of the s			• .		
=							
the manner and with interestantor herein contained.; a	securing (1) payment of the indel (*Contract*) of even date here (*DOLLAF DOLLAF and any extract the payment of all sums expected (3) the payment of all sums expected (5).	15(\$_12,736.0	O	), made by Grantor	payable to the cider of E	VEN HUNDRED Beneficiary at all times	
To protect the sec 1. To keep the Prosend workmanlike manner any affecting the Property: not to which from the character or or any part thereof is being of mprovements promptly and during construction. However, 2. To provide and coss payable clauses in favor of loss and settle and adjust a fifthe property damaged. Part to maintain the same or to make the cost thereof to Grantor under the cost thereof to Grantor under the contract or encumbrance affinis Trust Deed and to pay all east forth in the Contract section for the cost thereof the cost forth in the Contract section. To pay all costs secured hereby and Trustee 6. Notto voluntarily if Grantor is not a natural postiscretion. Any such transfer	urity of this Trust Deed, Grantor perty in good condition and repair building that may be constructed commit or permit waste thereof, is e of the Property may be reasonable of the Property shall have no dury maintain insurance against loss but the event of loss of Beneficiary. In the event of loss of Beneficiary of such loss shall be made the provisions of paragraph and defend any action or proceeds thould Beneficiary or Trustee elastitle and attorneys' fees in a reasonable of the Property, to keep the Focusts, fees and expenses of this types against the Property hereinable of the Property	covenants and age, not to remove or, damaged or destinate to commit, surnably necessary, not to commit, surnably necessary, not make diligence to de vio inspect or apply fire and other case or damage, Grass or de directly to Beneficiary 4 horeof.  Ing purporting to a case to also appear isonable sum, increased and taxes, assess or process. Should Grans over described, Beneficiary over the surnable sum in with this Trust Described by Beneficiary or written conserts and to conserts and consert	prees to the rowed there of the specific to the Property of the such issualties in a such is	o following: eny building thereon ecn, to comply with all mit any act on the Price enumerations here ently, Grantor further is, and (b) to allow Be improvements. en amount and for su give immediate notice duction of the amount the event of the refus escrity hereof, the til and any such action of eneficiary or Trustee d payments under an other encumbrances say when due any tax may pay the same, am t secured by this Tru ting the expense of the my interest therein, or ficiary, which consen	to complete or restore laws, regulations, cover operty in violation of laws, regulations, cover operty in violation of laws, regulations, cover operty in violation of laws agrees (a) to commend the term as Beneficiary. Beneficiary to be Beneficiary. Beneficiary and hereunder or to the self or neglect of Granto cure and maintain such the to the Property, or the proceeding, to pay always other mortgage, deed, charges and liens im eas, assessments, insured the amount so paid, as the self operation of the processing of the amount of the trustee incurred in easy transfer of a beneficiary may gran	e promptly and in good enents and restrictions aw; to do all other acts eneral. If the Contract construction of said Property at all times are may require, and with ficiary may make proof to provide insurance in insurance and charge the rights or powers of a costs and expenses and of trust, real estate apairing the security of the right and expenses with interest at the rate and of trust, real estate apairing the security of the provide in the rate and expenses and expenses with interest at the rate and of trust, real estate and expenses with interest at the rate and of trust, real estate and expenses with interest at the rate and of trust, real estate and expenses with interest at the rate and of trust, real estate and of trust, real e	
is mutually agreed that: 7. In the event any sereof as may be necessar	portion of the Property is taken of the philipston say	or damaged in an e	eminent do	emain proceeding, the	est Deed, and transfers entire amount of the	s by operation of law. eward for such portion	
satisfaction of the obligation	secured and written request for it Grantor in the payment of any inc	roperty to the pers	son engged	er nettiny no creasur t	quest of the Grantor an	nd Beneficiary, or upor	

9. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby may immediately become due and payable at the option of Beneficiary as provided in the Contract. In such event and upon written request of Beneficiary, Trustee or its authorized agent shall sell the Property, in accordance with the statutes of the State of Oregon, at public auction to the highest bidder. Any person except Trustee may bid at such Trustee's sale. Trustee shall apply the proceeds of the sale as provided by law.

10. Trustee shall deliver to the purchaser at the sale was conducted in compliance with all terrequirements of the purchaser the Property. The Trustee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Trust Deed, which recital shall be prima facio evidence of such compliance and conclusive evidence thereof in favor of bona fide purchasers and encumbrancers for value.

11. The power of sale conferred by this Trust Deed and by the statutes of the State of Oregon is not an exclusive remedy; Beneficiary may cause this Trust Deed to be foreclosed as a mortgage.

this Trust Deed to be foreclosed as a mortgage.

12. The failure on the part of Beneficiary to promptly enforce any right hereunder shall not operate as a waiver of such right, nor shall the acceptance of payment of any sum secured hereby operate as a waiver of the right to require prompt payment of all other sums, and the waiver by Beneficiary of any default shall not constitute a waiver of any other or subsequent default.

13. If Grantor applies to Beneficiary for consent to transfer the Property in the manner described in paragraph 6 above, then Beneficiary can consider the prospective transferee as a new applicant for financing, taking into consideration all factors which it deems necessary to protect its security. As a condition of its consent to transfer, Beneficiary may, in its discretion, impose an assumption fee in accordance with a schedule then in effect, and may increase the interest rate of the remaining indebtedness to the prevailing rate for similar contracts at that time. Beneficiary may then increase the installment so that the Contract will be fully paid by the original maturity date. If Beneficiary consents to a transfer, that consent does not constitute a waiver of this section regarding subsequent transfers. Following a consent to transfer, the consent to transfer the contract the region of this Test Deed and the of this section regarding subsequent transfers. Following a consent to transfer, Beneficiary may consent to modify other terms of this Trust Deed and the

14. For any reason permitted by law, Beneficiary may at any time appoint or cause to be appointed a successor Trustee who shall succeed to all the title, power, duties and authority of the Trustee named herein or any successor Trustee.

			OLULL.
15. This Trust Deed shall apply to, inure to the tuccessors and assigns. All obligations of Granter sergund			
ordino, or an oplication in the introduction with the fit	xtso requires, the masculin	e gender includes the feminine	e and/or neuter, and the singular nu
nciudes the plural.  16. This Trust Deed shall be construed according		The second secon	_
17. The Grantor covenants and somes to and	with Danchdon that he in	loughtly named with the for	simple to the Property and has a
monsoever.	inciary in writing, and that	Grantor will warrant and forev	er defend said title against all per
IN WITNESS WHEREOF, the Granter April 19 97	has caused these	presents to be execut	ed this 5th day
April 19 97		Table Medical Control of the American Control of the Control of th	
the control of the co	The second of th	10 fills	701
Witness	e we have a second or a second of the second	William	e V Hales
VVIII (253	error and a second	WILLIAM J. H	ALES Grantor
Witresa	d company	Luthu	X Dallen
44101683		CAIHY I JUAI	ES Grandi
Witness	en de la companya de La companya de la co		
			Grantor
the second of the second of the second			* ***
STATE OF OREGON			
4		OFFICIAL SEAL	
County of Klameth		PATRICIA HANKS OTARY PUBLIC - OREGON	
		COMMESSION NO. 043245 ON EXPIRES APRIL 18, 1999	
Personally appeared the above named (4) // //		THE THE PARTY TO SEE THE	and acknowledge:
cregoing instrument to be 7545 + 1	) e e d	voluntary ac	
Before me: I Whisia do	1	My commiss	añ .
	<b>O</b>		
		Notary Po	101C
		A STATE OF THE STA	
	ASSIGNMEN		
orang palamentan di kacamatan di Kabupatèn Bandaran di Kabupatèn Bandaran di Kabupatèn Bandaran di Kabupatèn B Kabupatèn Bandaran di Kabupatèn Bandaran di Kabupatèn Bandaran di Kabupatèn Bandaran Bandaran Bandaran Bandara	in the first of th	Terroria de totales de la compositoria de la compositoria de la compositoria de la compositoria de la composit La compositoria de la compositoria	
STATE OF OREGON			The second secon
or value received, NW HOMEWORKS		Be	eneficiary herein, does hereby tran
ssign and set over to SIXIEWILE MRIGAGE O	CMPANY	the within Tr	ust Deed and the indebtedness rec
nereby.	the material conditions		
JAMIESON JAMIESON STATE OF WASHING	Lic Chr	stino Le	Oh, SEC
STATE OF Washington CUMNISSION EXPERES IN	1-19-00 Ba		
		The Maria Control of the Control of	
County of King			
n a 1970 no al antala del al al al antala no establica del persono en la companya del persono en la companya d La seguina del propositione del companya del companya del persono en la companya del persono en la companya del	n de la companya de La companya de la co	en de la companya de La companya de la co	
The state of the separate and the state of t	tine Rich	· · · · · · · · · · · · · · · · · · ·	, known to me to be
ndvidual(s)Secretar	<b>y</b> n a staf esta e caraca		of the corporation/partne
delete inappropriate option] that executed the foregoing ins	trument and acknowledge	such execution be the free and	I voluntary act and dead of such pe
or the uses and purposes described in it (delete the follow			
orporation/partnership.		and on odd alar loying was a	on between to execute it on bestain
Before me:		*	11-19-00
50/3/6/116		My commiss	ion expires:
		Notary P	ublic
שנתנות והיסו וכויף	A the said of the said	STATE OF OREGON	<b>4</b> %
TRUST DEED	and the second of the second o		ss.
and the second transfer of the second of the		County of Klamath	
	ath in the second section is	dy tea Tillian I and the	_
		I certify that the within ins	trument was received for record o
Grantor	And the second s	the 17th day of	
то деления в то			A_M., and recorded in book
	(DON)	on pag	e 11515 Record of Mortgage
	(DON'T USE THIS SPACE: RESERVED	of said County.	
and the second s	FOR RECORDING		
Beneficiary	LABEL IN COUNTIES	Witness my hand and se	al of County affixed.
	WHERE USED.)	and the same and the	
AFTER RECORDING RETURN TO:			to the second
Staterick Mortrace 10		Bernetha G. Let	sch, Co CLerk
100 mg 100+0 13 1 T 11-	and the second s	ne na provincia de la companya de l La companya de la co	Charly Cherk Miscord
155 ME 100th St. Suito 402			_
ا مه ا	EEE - 620 00	By Karlins	River
Seattle, Wa 98125	FEE:\$20.00	By Kartium	Russ Depu