		for Principalities is	(10 Listropistari	IST DEED on a partie of the state of the sta	કે કરેલ લાક જારા છે.	2 may 2 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	in course	1 45.20 miles
TOTAL STREET	ED, mada this _	25TH	10 10 10 10 10 10 10 10 10 10 10 10 10 1	eofer hare of from	Awar e en ekster Frans	चंद्रा वर्ष	APRIL	<u>, 1997</u> ,
between	CLARICE	V. KARRA'	M.A. Generalisa	en en generoes en op	oddyfen gef er i'r c			es Grantes,
are and the presentation (1977)	AMERITI	LE	, nga phawipa tran	i ing pagkaphé sa 1995. Pagkapanan ang				Trustee, end
, , , , , , , , , , , , , , , , , , , 		ASSOCIATES	FINANCIAL	SERVICES COM	PANY OF OREG	ON, INC.		••
as Beneficiary,		January same	er in getar arese er i	WINESSETH:		PI AMAGNI		
Grantor irrevoce	bly grants, barga	ins, cells and con	reys to trustee in	rust, with power of onl	a, the property in	<u>RLAMATH</u>		
		Cou	ily, Oregon, desc	rios d'ass le parent à tre c el transference d'actions	un dağırılır. Birgindek, ilk gülünü			
	Lots 20	and 21.P	ONUEROSA file inst	PARK, accor he office o	f the Coun	e offici ty Clerk	al of	
e en e en en. La		Same Same	The state of the s	रित्य के सिद्धी के तह अवस्थित है। कुछ कर के अने रेस्ट विस्तास सीव	attern vinns		*	
3C: 0M	elek ata kulan 1970 Menganen in lam	e Politica despetada n a La cuesta en puentada Politica	1888 BANGSAN	र प्रस्ति । प्रदेश होते व्यक्ति । अपन्य स्वर्थ । प्रदेश होते व्यक्ति । अपन्य स्वर्थ । प्रदेश होते व्यक्ति ।				
3 3	1 (1) (4) 1 (1) (4)			and the second of the second o	enger i State i State i State i	**, **		en e
5	uk tip e da distre Uk tip e da distre	សំខុត ហេដុខ្មែរ ១០១៩ ជួន ជួនមួន ។	A green garden skall A tromander (skall)	An e tall sebe see nervirg been see	र अस्ति । विश्व विश् विश्व विश्व वि	e folge for Leading		
e de la compansión de l	ing state of the	*** ** ** ** ** **		gracing purposes, log				in the parties
For the purp	nose of securing: ement of even d	on with said roal er (1) Payment of the ata herowith, mad to on 05/01/	e indebtedness is a by granter, pay	the principal sum of the state of the state of the order of the and any extensions to	neficiary at all times,	and all other	r lawlui che: /ments, with	ges evidenced the full debt, if
12) pariormano	se of each auren	ment of grantor h	erein contained;	3) payment of all sum		inced by benef	iciary under	of pursuant to
To exclore ii		trust deed, grant	or enrees:					
1 2 321 - 12 - 1	ue recauth or and		•					Acord to seems
To keep and workman! and materials; commit or per character or ui To proviother hazarda in such amour insurance policenfers full properties.	said proporty in like manner any to the manner any to the manner any to the manner and the manne	good condition an ouilding which ma if the commit to both commit to may be resignate keep the improve od within the scop seriods as Benefic to shall designate iary to settle and	d repair, not to re y be constructed, if the free finding to the free free finding to free free free free free free free free	move or demotich any demaged or destroye aid property or requinty and upon said property or requinty and upon said property or requinty and upon said property or hereinafter erectitended coverage and and in an insurance or origage loss payes and loss claims on all surely same toward either one shall not extend or	a meteor and to peng any alterations of nerty in violation of is herein not excludi and on the premises to orsement, and such impany or insurance dishall be in a term of policies; to dense the restoration or the the restoration of the the the restoration of the the the restoration of the the the the the the the the	y improvements inw; and do all inw; and do all ing the general, nsured against other hazerds; o companies as acceptable to E and, receive, a loair of the preferences.	to be made other acts loss or dan as Beneficia ceptable to lensficiary. no receipt to mises or the	thereon; not to which from the mage by fire and my may require, Beneficiary. All for all proceeds payment of the
1. To keep and workment and materials; commit or pet character or ui 2. To provious content hazarda in such amour insurance pohicenfers full phocoming pay note. Any aprote. 3. To pay connection with the such amour connection will be a such	said property in like manner any to the manner any to the manner any to the manner any to the manner and the manner and for such pices and renewed ower on Bonetic yable thereunder, plication of such all costs, fees are the crentoring the crentoring the premisers and the premisers a	good condition an outliding which ma outliding which ma outliding which ma it is posted or the property of the	d repair, not to re y be constructed, it is a second of the parties of the second of a standard or any may require, Banoficiary as m compromise all ry's option, to app payment of the n s trust including it musters's and after	damaged or ceatege aid preperty or require as specific enumeration ger hereinoffer erectionade coverage and in an insurance or original process of a payeo an iona ciaima on all surely same toward either the creat of title search necy's fees actually income to the country.	a meleon and to pen ing any alterations of perty in violation of its herein not excludi ad on the premises to creement, and such impany or insurance d shall be in a form the policies; to dema the restoration or re- postpone the due of as well as other cos- umed as permitted by	improvements law; and do all agginst degeneral. Insured against other hazerds to compenies accoptable to Band, receive, a spair of the prefilate of monthly the and expensive law.	to be made other acts loss or dam as Beneficial coptable to lonsficiary, no receipt thisses or the installment les of the trustallment commendation.	which from the which from the which from the mage by fire and my may require, Beneficiary. All Grantor hereby for all proceeds payment of the side under the lates incurred in my trustee; and to
1. To keep and workman! and materials; commit or per character or ui. 2. To provide the sauda in such amour insurance policenters full placeoming paynote. Any aprote. 3. To paynonection wi. 4. To appear pay ail costs proceeding in	said property in like manner any time the manner any time the said the said the said the said parties and for such plication of such plication of such plication of such the rentorching the and expenses, it which beneficial to which beneficial to the said	good condition an ouilding which ma ouilding which ma ouilding which ma if politic commit. I politic commit to make the process of the chall designate iary to settle and at Beneficial process toward and expenses of this obligation, and if any action or process of you trustee may a days prior to deligate and a set of the chall designate is of the chall designate.	d repair, not to re y be constructed, it is a frequent of the construction of the construction of the construction of the normal structure of the normal of the rustee's and atomics of the evidence of the posst.	damaged or ceating and property or require aid property or require as specific enumeration as specific enumeration or change and in an insurance or change loss payes and in an insurance or change in the season of the season or assessments affect the securificant attorney's fees in or assessments affect or assessments affect affect affect the securificant attorney's fees in or assessments affect aff	an metern are to pen any any alterations or perty in violation of its herein not excludi and on the premises to company or insurance default be in a form the policies; to demai the restoration or re- postpone the due of as well as other con urred as permitted to the research be sure as reasonable sum ting the property; to	rimprovements law; and do all ang the general. Insured against other hazerds to compenies acacoptable to Band, receive, a spair of the preriodate of monthly law. Or powers of bas permitted by pay when due	to be made other acts loss or dam as Beneficiae ceptable to densificiary, no receipt the installment es of the true peneficiary or law, in any law, in	which from the which from the which from the which from the large by fire and my require, Senshciary. All Grantor hereods or all proceeds a payment of the side under the lates incurred in trustee; and to yeuch action or
1. To keep and workman! and materials; commit or pet character or u. 2. To provide the such amour insurance policenfers full proceeding pay note. Any ap note. 3. To pay connection with 4. To appea pay all costs proceeding in 5. To pay and liens with 8. If Gran procure insurancessary to shall be an apayable immilescer of the incur any expensed to the control of the course of the incur any expensed to the control of the course of the course of the course of the committee of the course of	said proporty in like manner any to the manner any to the manner any to the manner any to the manner and to the manner and the manner and the said partie included the said for such policies and renewed ower on Bonetic able thereunder, pilication of such all costs, fees are in and defendent and expenses, it which be reficient at least len (10) in interest on the policies and protect pay each taxes, and protect pay each taxes, and protect all the said the parties at least len (10) in the pay each taxes, and protect pay each taxes, and protect all the said the parties at least at a	good condition an ouilding which may be income it. The book of the improve of which his scope of which his scope income of the i	d repair, not to re y be constructed, it is a series of the series of th	damaged or ceatege aid preperty or require as specific enumeration ger hereinoffer erectionade coverage and in an insurance or original process of a payeo an iona ciaima on all surely same toward either the creat of title search necy's fees actually income to the country.	a meteor and people of the property in violation of as herein not excluding the property in violation of as herein not excluding on the premises a corsement, and such impany or insurance of the restoration or respectively. The restoration or respectively as well as other continued as permitted in the restoration or the restoration or the position of the restoration or respectively. The restoration of the restoration of the restoration of the restoration of the property; to first or superior hard in the property in the restoration of the required to, carry's interest from the Nothing contained in the property in the rest from the Nothing contained in the restoration of the property in the rest from the Nothing contained in the restoration of the property in the rest from the Nothing contained in the restoration of the property in the rest from the Nothing contained in the restoration of the property in the restoration of the property in the restoration of the restorati	rimprovements law; and do all and the general neured against other hazerds; opening the companies acceptable to the pair of the predict and expensive tax. or powers of base permitted by when due to the companies of the predict and expensive tax. It is a power of the predict and the pre	to be made other acts loss or dan as Beneficiary. In the coupt it mises or the installment es of the true energial encumb on, covenancums and it general such is sament by Esment by Esmen	which from the which from the which from the which from the large by fire and any may require, Beneficiary. All Grantor hereby for all proceeds a due under the sides incurred in trustee; and to y such action or rances, charges the such actions ficiary hereunders mounts shall be teneficiary et the seneficiary of the seneficiary et the seneficiary et the seneficiary et the
1. To keep and workman! and materials; commit or pet character or ui. 2. To provide in such amour insurance policenters full processing pay note. Any aprote. 3. To pay acconnection with 4. To appea pay all costs proceeding in 5. To pay and lone with 6. If Gran procure insurancessary to shall be an apayable immitteeser of the incur any expired.	said proporty in like manner any to the manner and proportion of such please of parties and expenses, it which beneficiar at least ten (10) is interest on the potential proportional pay or to taxes, additional obligation of taxes, additional obligations are sease or take any ally agreed that	good condition an ouilding which may be interested in the first occurrent. It to be in the first occurrent of the first occurrent occurr	d repair, not to re y be constructed, if the permit a standard or the national properties and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. Industries and alto casoling purportir avidence of title appear. In a standard purportir and appear and ap	damaged or ceating aid property or require as specific enumeration as specific enumeration or extended coverage end and in an insurance or organical property or as a second and in an insurance or organical property of the second either of the second either or or the title second enter of the second enter of the second enter or excessments affect the second enter or excessments affect the second enter or excessments affect or excessments affect the second enter or excessments affect or excessments affe	an any alterations on any any alterations of as herein not excluding of an the premises to orsement, and such impany or insurance dishall be in a term the restoration or repostpone the due of as well as other coursed as permitted by hereof or the rights a reasonable sum ting the property; to fist or superior here as Doed, including, ill not be required to any eitherest. Any enter and Beneficiary are interest from the Notthing contained in the property of the property of the property.	rimprovements law; and do all ang the general. Insured against other hazerds: open pair of the present and receive, a pair of the present at a pair of the present at a pair of the present at a permitted by the pay when due to without limitatic disburse such a paragraph at the paragraph of the paragraph at the paragraph and the paragra	to be made other acts loss or dan as Beneficiary. In the coupt it mises or the installment es of the true continues and the coupt it mises or the installment es of the true continues and the coupt is a coupt in an action and the sament by Energy is all such a sament by Energy is hand to be coupt in a couple in a couple in a couple in a couple is a couple in a coup	which from the which from the which from the which from the large by fire and any may require, Beneficiary. All for all proceeds payment of the sidue under the sidue under the sidue under the sidue incurred in trustee; and to y such action or rances, charges to pay taxes, the such action of the sidue and actions ficiarly hereunder amounts shall be teneficiarly at the seneficiarly at
1. To keep and workman! and materials; commit or pet character or u. 2. To provide the commit of the confers full proceeding pay note. Any aprote. S. To pay all costs proceeding in S. To pay and liens with S. If Gran procure insurnessary to shall be an apayable immites are insured to shall be an apayable immutes are the incur any expense of the	said proporty in like manner any to the manner and the proportion of such points and renewal costs, fees are the erentoring the are not congress, in which beneficiar at least len (10) interest on the power on taxes, and protect pay each taxes, additional obligation of the power of the taxes and protect the collately by Gran rates stated in the arms of camages.	good condition an outlding which may specific view to see the commit. It be to	d repair, not to re y be constructed, in the particular of the particular of the particular of the particular of the payment of the national of the payment of the pa	damaged or ceating and property or require as specific enumeration as specific enumeration or remained coverage and in an insurance or chagage loss payed an insurance or as a shall not extend of the cost of title search nevie foes actually income affect the security and attorney's fees in or assessments affect the specific property to be proposed in this True of the property of t	an meteor and pending any alterations of pending any alterations of pending and alteration of a herein not excluding on the premises it orsement, and such impany or insurance of shall be in a term the restoration or repostpone the due of the restoration of the property; to see a research and sending, and the restoration of th	rimprovements law; and do all aggins and do all agginst other hazerds; compenies as acceptable to E and, receive, a spair of the predate of monthly as and expensive when due to pay when due to the pay when due to the pay when due to the pay aggins of the pay aggins of the aggins of disburse such impoint disburse such impoint disburse; this paragraph or any part the with the same	to be made other acts loss or dan as Beneficiary. The second of the translation of the second of the translation of the second o	which from the which from the which from the which from the large by fire and any may require, Beneficiary. All for all proceeds payment of the sidue under the sidue under the sidue under the sidue incurred in trustee; and to y such action or rances, charges to pay taxes, the such action of the sidue and actions ficiarly hereunder amounts shall be teneficiarly at the seneficiarly at

007849 REV. 11-90

DE GENERAL (1)

SOFISMAL (1)

SOFISMAL (1)

cousially

at they time, without notice, either in person or by agent, and their the entering upon and taking possession of the property or any part of it, and their the entering upon and taking possession of the property or any part of it, and their the entering upon and taking possession of the property sizes not care or weive any

default or notice of default or invalidate any actions pursuant to such notice.

9. Upon default by grunter in payment of any indebtedness secured or in his performance of any agreement, the beneficiary may declare as sums secured immediately due and payable. In such event beneficiary at its election may proceed to totalose this trust deed in equity in the manner provided by taw for mortgage foreclosures or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or time trustee shall execute and cause to be recorded its written notice of default and its stackon to sail the said described real property to satisfy the

- obligations secured hereby and proceed to forselose this trust deed in a manner provided by law.

 10. If after default and prior to the time and date sot by trustee for the trustee's sale, the granter or other person pays the entire amount then due under the terms of the trust deed and the obligation secured thereby, the granter or other person making such payment shall also pay to the beneficiary all the costs and expenses actually incurred in enforcing the terms of the obligations as permitted by law.
- 11. Upon any default by grantor hereunder, grantor shall pay beneficiary for any reasonable attorney fees incurred by beneficiary consequent to grantor's default. Grantor will pay these fees upon demand.
- 12. After a lawful lapse of time following the recordation of the notice of default and the giving of notice of sale the trustee shall sell the property as provided by law at public auction to the highest bidder for cash payable at the time of sale. Trustee shall deliver to the purchaser a deed without express or implied covenants or warranty. Any person excluding the trustee may purchase at the sale.
- 13. When the trustee sells pursuant to the powers provided, trustee shall apply the proceeds of sale to payment of (1) the exponses of sale, including the lawful fees of the trustee end the reasonable fees of the trustee's attempt, (2) the obligations secured by this trust deed, (3) to all persons having recorded liens subsequent to the interest of the beneficiary and the trust deed as their interest may appear in the order of their priority, and (4) the surplus, if any, to the granter or to his successor in interest entitled to such surplus.
- 14. For any reason permitted by law, the beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder.

The grantor covenants and agrees to and with the beneficiary and those delining under him, that he is lawfully seized in fee simple of said described real property and has valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever.

THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.

This deed applies to, inures to the benefit of and binds all parties hereto, their nairs, legates, devises, administrators, executors, successors and assigns. The term beneficiary shall meen the holder and owner, including pledges, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the mastuline gender includes the feminine and the neuter, and the singular number includes the plural.

number includes the plural.	িল কুটিছে জন্ম প্রেছে দলপ্রিছি	ATHER CHARGE MILES MARKER IN	dancal dictioes the letticible sti	1 the neuter, and the singul
IN WITNESS WHEREOF	F, the grantor has hereunto sat his			
al fre	L	s ribid and soan the day an	d year first above written.	natt-
A	Witness	مالهوستان (۱۱۵۰ فیداستان ماست. در سادی	Greens Cremon	men
V	ena tini kindati atenta ja k aseat a 2004.	or 's a asegn (€ChA ''	RICE V. KARRATTI	in the second second
	Winesc		Grandy	and the second
ter gettig i traditional generalist. Territoria	the conflict season fight shift, on the north by long brown a low		And the office with the control of t	
STATE OF OREGON	The first to engine and income		CFFICIAL SE JAMES A. SOW	ies (
County of Ki	The Cartestan Delica and English Sec.	is the first section of the I	COMMESSION NO.	
	To A Yearth when a 19 and four on	M = (A1) asi s selven e :		THE REPORT OF PERSONS ASSESSED.
Personally appeared the abo	ove named "CLARECE" V	RARRATTT	and the second	
	ा वे ^{त्रा} कि प्राविधान मह अक्षेत्र शरीक्षा । द्वार	ections soot conjugations	and Section of the second section of	an
acknowledged the foregoing	instrument to be LER	a liber care and mile on	Maranga sang Pulipin	Voluntary act and desi
Before me:		Student intrinsiferation of the	My commission expires:	24.28,1927_ Notice; Fabric
	e netholite it die et de eller et en en e	មី CC ។ ស៊ី , កានៅជីវុ ក្រែស អ្នកប្	to see the property of	
TATE OF OREGON : COU	NTY OF KLAMATH: 55.	নাতি, তাৰ সিমান স্বিটাইকছবুছ সামষ্ট্ৰ লাগিক লাও ইন্ট্ৰেক ইন্ডেই	Section 1	
iled for record at request of	Amerititle			29th day
	A.D., 19_97_m	10:55 o'clock	A. M. and duly recorded in Vol	AYER day
	of Kortgages	1	n Page 12942	
\$15.00	का है जा का ने का से हैं। इस कारी		Bernetha G. Letsch, Co	aunty Clerk
3E \$13.00	$(w, v) = (w, v) + w_{\mathcal{A}}(v) + \dots + v_{\mathcal{A}}(v)$		Kertlun Koo	ر مرا
				Mandala ayar angan kan sangan kan angan ngan ngan ngan kan angan ngan
DATED:	off of the well days to seat to	Pro De Mandreson Compression		
•	es persano do ynastido	eraar seuve us i	ZARA BIO MIRA	
		·	Bankoay	And the state of t
Do not loes or destroy t	Min Trent Good DR THE MITTE which It was	curen. Both nearl be endouged to	the treates for consultation testing records:	1 1255 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			on a page are postero from Carella Enchande.	STATE AND DIS LOSSES.