I certify that the within instrume was received for record on the		HAY -1 M1 52	VOIPage
DANA K. CHAULET Country Some introduction Color, Market Mar	TRUST DEED		AND STORY AND AND TOPONO AND A
of Octoo M., and recorded book leading to the second of		ing the second s	I centify that the within instrument
BANKTA 1. JANESON BANKTA STATE CONTROLL STATE OF THE CONTROL STATE O	DIANA K. CHAULEY	a da karangan da karangan Karangan da karangan da ka	was received for record on the day of, 19, 31
Secretarion	Grantec's Norms and Arthurs		o'clockM., and recorded in
Record of	UANITA I, JAMESON	FOR	and/or as fee/file/instru-
affixed. SERVENTILES & SECRUM. MU. 25 MAIN STREE ALMAN STREE BY DEP. DEP. DEP. DEP. DEP. THIS TRUST DEED, made this .29th. day of .ANAL. 19.9., betwee DIABA A.S. GLIGHIEN AS COUNTY, OR SERVEN AND ALMAN STREE AND ALMAN STREE AND ALMAN STREE BY DEP. DIABA A.S. GLIGHIEN AS CREATE STENTILE & SECRUM. INC. AND ALMAN STREE BY DEP. DIABA A.S. GLIGHIEN AND ALMAN STREE AND ALMAN STREE BY DEP. DIABA A.S. GLIGHIEN AND ALMAN STREE AND ALMAN STRE	Boreshister's Newsward Artifords	national and	Record of of said County.
25 NAIN STREET AMARI PALLS, OR 91691 By Deput THIS TRUST DEED, made this 29511, day of APILL 119.71, between DIABA S. GRAULET. BY AMESON AS TRUSTER. WAITE S. ESCRON, LIKE. AS TRUSTER. WAITE S. ESCRON, LIKE. WAITE S. ESCRON, LIKE. AS TRUSTER. WAITE S. ESCRON, LIKE. AS TRUSTER. WAITE S. ESCRON, LIKE. AS TRUSTER. WAITE S. ESCRON, LIKE. AS FRANCE. WAITE S. ESCRON, LIKE. AS FRANCE. WAITE S. ESCRON, LIKE. AS FRANCE. WAITE S. Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property clamath. County, Oragen, described as: The NI/2 of Lot 6, Block 2, ROME ACRES, in the Country of Klamath, State of tregon. ODE 41 MAP 3909—SEA TL 1409 Copties with all and singular the tensmants, inveditaments and appartenances and all other rights themselve bolonging or in anywine is breather appartaining, and the rent, invested pradits thereof and all litures now a breather attached to or used in convection in the local state appartaining, and the rent, invested pradits thereof and all litures now a breather attached to or used in convection in the rent of the property of the prop	as recording, return to (Name, Paittern, Zip):		
THIS TRUST DEED, made this 293 h	25 MAIN STREET	to Williams many	
THIS TRUST DEED, made this 23th. day of AREA. 1997. betwee DIABA K, CHANDER. as Grant DIABA K, CHANDER. as Grant SEER THILE, 5. ESERON, LRG. as Trustee, a WAINTA L. JAMESON. as Frustee, a WAINTA SEER L. County, Oragin, described as: The N1/2 of Lot 6, Block 2, HOMY ACRES, in the County of Klamath, State of Fregor. TODS 41 NAP 3909-35A TL 1409 Option of the property of the County of Klamath, State of Fregor. The PURPOSE OF SECURING PERFORMANCE of each agreement of grantor tensin contained and payment of the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor tensin contained and payment of the ST THENTY FOUR THOUSAND AND NO (100)— TO STATE OF THE WAINTAN AND AND NO (100)— To date of consulty of the date sard payable. NEW 1, 2007. 47. The date of consulty of the date sard payable. NEW 1, 2007. 47. The date of consulty of the date sard payable. NEW 1, 2007. 47. The date of consulty of the date sard payable. New 1, 2007. 47. The date of consulty of the date sard payable. The acceptance of the sard payable of the payment of the sard payable. The acceptance of the sard payable. The acceptance of the sard payable of the payable p	LAMATH FALLS, GR 97601	et ouder of the desire	By, Deputy.
SPER LITTLE & ESCROR ING. AS Trustee, a WITTESSETH: Grantor irrevocably grants, burgains, sale and conveys to trustee in trust, with power of sale, the property. Lamath. County, Oregen, described as: the NI/2 of Lot 6, Elock 2, HOMY. ACRES, in the County of Klamath, State of Irregon. ODE 41 MAP 3909-35A TL 1409 Option of the County of Klamath, State of Irregon. ODE 41 MAP 3909-35A TL 1409 Option of the County of Klamath, State of Irregon. ODE 41 MAP 3909-35A TL 1409 Option of the County of Klamath, State of Irregon. ODE 41 MAP 3909-35A TL 1409 Option of the County of Klamath, State of Irregon. ONE THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the county of Irregon. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the county of Irregon. (\$25, 000,00) TO THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the county of Irregon and Irregon	The second secon	manufactural of 1 years and work at the figurest annual flowers of processor, of the works to which	医水杨 医克拉氏试验 计可能处理可能 计可能性 医克里特氏性 医克尔特氏 医二甲基甲基 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
SEER TITLE. 5. ESCRON. MRS. WHTMESSETH: Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property lamath. County, Oragen, described as: the NI/2 of Lot 6, Block 2, HOME ACRES, in the County of Klamath, State of Iregon. ODE 41 MAP 3909-35A TL 1400 Getter with all and nightly the tenements, harditanents and appartenance and all other rights thereunts belonging or in anywise it because apparentially, and the rests, issues and profits thereof and all listures now or hareafter attached to a trust in connection when property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grants benin contained and payment of the set. THENTY TOUR THOUSEAND AND NO/100— 12.4, 000-00 1	DIANA K. CHAULET		***************************************
UNITALIA LAMESON WITNESSETH: Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property lamath. County, Oragen, described as: the NI/2 of Lot 6, Block 2, HOME ACRES, in the County of Klamath, State of Irregon. ODE 41 MAP 3909-35A TL 1400 Option with all and windular the tenaments, investitatement and appurtanences and all other rights thereunto bolonging or in anywise in investigate apportaining and the reast, issues and profits thereof and ell lictures now or hareafter attached to or used in connection who property. FOR THE FURFOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the self-self-self-self-self-self-self-self-	SPEN TITLE & ESCROW, ING.		, as i rusice, aimi
Erantor irrevocably grants, burgains, selle and conveys to trustee in trust, with power of sale, the property lamath. County, Oregon, described as: the N1/2 of Lot 6, Block 2, HOME ACRES, in the County of Klamath, State of Fregon. ODE 41 MAP 3909-35A TL 1400 cepther with all and singular the termenta, hareditaments and appurtenences and all other rights thereunts belonging or in anywire in prevalue appetitioning, and the tents, issues and profits thereof and all litures now or haredite attached to or used in connection we have been appetitioned, and the tents, issues and profits thereof and all litures now or haredite attached to or used in connection we have for the PURPORE OF SECURINO PERFORMANCE of each agreement of drantor heroin contained and payment of the attached to or used in connection with the PURPORE OF SECURINO PERFORMANCE of each agreement of drantor heroin contained and payment of the attached to or used in connection with the control of the control of the control of the debt secured by this distinction. The line payment of principal and interest heroid to soven date herowith, payable to hardchiery on order and made by grantor, the linel payment of principal and interest heroid to soven grait, to be due and payable. May 1, 2007. When the control of the debt secured by this distinction is the date, stated above, on which the linel installment of the heroid control of the debt secured by this instrument, irrespective of the naturity allows expressed the linel installment of the heroid control of the payment of the payment of the heroid o	UANITA J. JAMESON		
he N1/2 of Lot 6, Block 2, HOMY ACRES, in the County of Klamath, State of regon. ODE 41 MAP 3909-35A TL 1400 Option with all and singular the termonia, hareditaments and appartenances and all other rights thereunto belonging or in anywine is property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granior harein contained and payment of the sproperty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granior harein contained and payment of the statement of the sproperty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granior harein contained and payment of the statement of the sproperty. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granior harein contained and payment of the statement of the sproperty. The State of the contained and payment of the sproperty of the contained and payment of the sproperty. The date of maturity of the date and payment is sufficiently expressed and of yearless the sproperty of the date secured by this instrument in the date, stated above, on which the final installment of the sproperty of the maturity date expressed therefore a payment of the payment of payment of the sproperty of the sp	· · · · · · · · · · · · · · · · · · ·	VITNESSETH:	
the N1/2 of Lot 6, Block 2, HOME ACRES, in the County of Klamath, State of Fegors. ODE 41 MAP 3909-35A TL 1409 Option of the state of		nd conveys to trustee it scribed as:	n trust, with power of sale, the property in
opther with all and singular the tenemente, investigaments and appurtenences and all other eights thereunto bolonging or in anywine is the related appetituling, and the reasis, issues and profits thereof and all lixtures now or hereafter attached to or used in connection to be property. FOR THE FURPOSE OF SECURING PERFORMANCE of each agreement of genutor herein contained and payment of the form of the terms of the property. FOR THE FURPOSE OF SECURING PERFORMANCE of each agreement of genutor herein contained and payment of the form of the terms of the payment of the terms of the payment of the terms of the payment of the terms of a promise of the terms of the payment of the terms of a promise of the terms of the terms of the terms of a promise of the terms of the terms of the terms of a promise of the terms of the terms of the terms of a promise of the terms of			Klamath, State of
costler with all and singular the tenements, hareditements and appartenence and all other rights thereunto bolonging or in anywise repertures appartaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or trace in connection were property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the x TVENTY FOUR THEOSEMAP AND NO/100———————————————————————————————————		Problème (Alberta Problème) Transport	
costler with all and singular the tenements, harediterments and appartenance and all other rights thereunto bolonging or in anywise represented appartaining, and the rents, issues and profits thereof and all lictures now or hereafter attached to or used in connection we property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the x TVENTY FOUR THEOSEMAP AND NO/100———————————————————————————————————	OBE 41 MAP 3909-35A TL 1400		
is hereafter appertaining, and the rents, issues and profits thereof and all intrinos has on the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of graniar herein contained and payment of the x. TENNTY FOUR THOUSAND AND NO/100- (\$24,000,00) ———————————————————————————————			•
the debt socured by this trust deed, without waiver of any rights string strain breach of any of the Covenius here of all the same extent that they with interest as aloremia, the property hereinbefore described, as well as the grantor, shall be bound to the same extent that they bound to the payment of the obligation herein described, and all such payments shall be immediately due and payable without not be described and constitute a breach of this trust cloud. 5. To pay all costs, less and expenses of this trust including the cost of title search as well as the other costs and expenses of trustee incurred in connection with or in entercing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 3. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 4. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 5. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 6. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 8. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trust. 9. To appear in and defend of this instrument, including but not limited to affect the security rights or powers of beneficiary or trust. 9. To appear in and defend on the beneficiary or trustee's atterney less; the amount of atterney less in the appearance of the trial court, gray from the proceeding purporting to a proceeding purporting to a proceeding purporting to a proceeding purporting to a proceeding purporting	tots of even date herewish, payable to beneficiary or order to towner paid, to be due and payable. May 1, 2007 The date of maturity of the debt secured by this in the decomes due and payable. Should the grantor either agree of the secured by this in the decomes due and payable. Should the grantor either agree of the security of all (or any part) of grantor interest in it without beneficiary's option?, all obligations secured by this instruction interest in the without beneficiary's option?, all obligations secured by this instruction interest the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property is provement thereon; not to commit or permit any waste of it. 2. To complete or restore promptly and in good and imaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, correquests, to join in executing such financing statements of oney for filing same in the proper public office or offices agained as may be desired desirable by the beneficiary. 4. To provide and continuously maintain insurance damage by tire and such other hazards as the lonelidary written in companier acceptable to the beneficiary, with it licitary as soon as insured; if the granter shall fail for any results the same at grantor's expense. The amount collected warm indebtedness secured hereby and in such order as beneficiary and path thereof, may be released to grantor. Such application of invalidate any zet done pursuant to such notice. 5. To keep the property free from construction lies appromptly deliver receipts therefor to beneficiary; should if liens or other charges payable by grantor, either by direct property there or other charges payable by grantor, either by direct property the security.	Dollars, with inter and made by grantor, the property of the continuous is the date, state to, attempt to, or actually a lites obtaining the written ment, irrespective of the nator of an extrest money agreement, irrespective of the nator of an extrest money agreement, irrespective of the nator of an extrest money agreement, irrespective nature of the property. The property, habitable conditions and repairs the property. The property, habitable conditions and repairs and the factors of the Uniform Construct of the factors of all as on the buildings now or may from time to time request on the product and the insurance now or hereafted in the product of the continuous and to pay all taxes, and the granter fail to make pay search and the amount so the continuous action or the provision to the continuous and the amount so the continuous action of the amount so the continuous actions and the continuous actions and the continuous actions and the continuous actions and the continuous actions are actions and the continuous actions and the continuous actions are actions and the continuous actions and the continuous actions are actions and actions are actions and the continuous actions are actions and	reat thereon according to the terms of a promisery or finel payment of principal and interest bereof, it of the payment of principal and interest bereof, it delices, on which the final installment of the rotall, convey, or assign all (or any part) of the proposed of the beneficiary, then, at the saturity dates expressed therein, or herein, shall be reoment** does not constitute a sale, conveyance of the property of the property of the beneficiary into the remove or demolish any building or improvement which may be constructed instrictions affecting the property; if the beneficiary immercial Code as the beneficiary may require smallen searches made by filing officers or seatching hereafter erected on the scoperty against loss of policies of insurance thall be delivered to the beneficiary placed on the buildings, the beneficiary may program or placed on the buildings, the beneficiary may program or waive any default or notice of delault beneficiar or waive any default or notice of delault beneficiary with funds with which to make such pay inclining with interest at the rate set forth in the note.
	the debt secured by this trust deed, without waiver of any t with interest as aloresmid, the property hereinbefore described, and for the payment of the obligation herein described, and the nonpayment thereof shell, at the option of the benshle and constitute a broach of this trust dead. 5. To pay all costs, less and expenses of this trust in trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding in which the honelicity and in any suit, action or proceeding in which the honelicity or any suit or action related to this instrument, including penses, including evidence of title and the beneficiery's or graph 7 in all cases shall be fixed by the trial court and in further agrees to may such sum at the appellete court shall a lit is antually agreed that:	ignic streing from breach of ibed, as well as the granton, and all such payments the elicitory, render all sums so neluding the cost of title selligation and trustee's and a gurporting to affect the ary or trustee may appear, but not limited to its valid requires affecting foss; the the event of an appeal inclining or south the talken under the sell to take a the best of the taken under the sell to take a under the selligible s	any of the coverants resolvent states and appropriately for immediately due and payable without notice cured by this trust deed immediately due and payable without notice cured by this trust deed immediately due and payable as well as the other costs and expenses of the ittorney's fees accusally incurred, escurity rights or powers of bonoliciary or trustee, including any suit for the locacionure of this deed lity and/or enforceability, to pay all costs and exist amount of attorney local mentioned in this parameter judgment or decree of the trial court, granter unitivisty's or trustee's attorney local or such appeal to right all eminent domain or condemnation, beneficiary's attorney domain or condemnation, beneficially and a mineral domain or condemnation, beneficially and a mineral domain or condemnation, beneficially
MOTE: The first Deed Ast provides that the trustee Assessed must be sither an ettomory, who is an active member of the Oregon State Sec, a bank, treat common most provided that the trustee Assessed to the same of savings and ison association authorized to do business under the laws of Oregon or the United States, a title leasurance company authorized to issue after the savings and ison association authorized to do business under the laws of Oregon or the United States, a title leasurance company authorized to leasure after the savings and ison association authorized to do business under the laws of Oregon States are savings.	was a resident to the second and analysis that the two deep become that the	s on al offer variable on sedila as	ective member of the Oregon State Ber, a brok, trast company

which are in excess of the sexcept respired to an appearance of the sexcept respired to the product of the prod corsin aione and may not satisfy any need for property demage coverage or any mandatory liability insurance requirements imposed by applicable law.

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

(a)? primarily for granter's personal, tensity or household purposes (see Important Notice below).

This deed applies to, incres to the benefit of an abundance of the finess or commercial purposes.

Phis deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein.

In constraint this trust deed, it is understood that the desired station and the balliance may be a first deed, it is understood that the desired station and be beneficiary that the desired station and the station and the station and the desired station and the st secured hereby, whether or not named as a beneticiary horein.

In construing this trust dood, it is understood that the granter, trustee and/or beneticiary may each be more than one person; that the condext so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to exponentions and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written, not applicable; if warranty (a) is applicable and the boneficiary is a creditor as such word is defined in the Truth-In-lending Act and Regulation Z, the

DIANA K, CHAULET **HYPITITEOO WELKELF, the grantor has executed the important notice; below, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the bandiciary is a creditor as such word is defined in the Trust-lending Act and Regulation 2, the beneficiary MUSY camply with the Act and Regulation by making required disclosures; for this purpose uso Stevens-Ness form No. 1319, or capalyabel. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klawach This instrument was acknowledged before me on ... April by DIANA K. CHAULET This instrument was acknowledged before me on ... TOFFICEN GEN PA CAROLE A 1902
POTANY PUBLIC CREGON
COMMESSION NO. 056798
MICHARY PUBLIC CREGON
TO CHARLESON EXPERSION U.S. 15, 2003 (उर् uouCARRIED WAS ARREST TO THE Notary Public for Oregon My commission expires STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of _ Aspen Title & Escrow A.O. 19 97 at 11:52 o'clock May A. M. and dely recorded in Vol. Mortgages M97 on Page 13317 , Bernetha G. Letsch, County Clerk \$15.00

Attun

<u> Kuazi</u>

FEE