- 7	17	.,
1		feet :
		CODE
p3:42	A CONTRACTOR OF THE PROPERTY O	together wit or herositer the property FOR of TWO
۵.		note of ore
ħ		not sconer t Thu
WW.		becomes du erty or all
¥2		beneficiary'
W 16.		assignament. To p
		To p  1. To  provonent  2. To
		2. To descripted of 3. To
		an ceemmets
	11	to pay for affenciar as
		4. T damege by
į		written in
		ficiary es s at least fill
ũ	- 11	cure the sa

The state of the control of the state of the

37175	रंब ७३१	DEED	Vol_M	1 Page 18721 (9)
THIS TRUST DEED, made this	5 th day	7 ol <sup>M</sup>	erch	, 19.97 , between
Daniel J. Morehouse & Aspen Title & Escrow, ERA Nicholson & Assoc	Valeria F	), Moreho	158	, as Grantor, , as Trustee, and
ERA Nicholson & Assoc				, as Beneficiar,
Grantor irrevocably grants, bargains 1 amath County, Ore	, sells and conv	SSETH: eya to truste as:	in trust, wi	th power of sale, the property in
Il that portion of Tract No. f Gregon, lying South of the faid tract, being a parcel eet in length, less the Weste	irrigation∷ of land app	ditch as a roximately	ow constri	icted rast and west
ODE 41 MAP 3909-300 TL 100				
her with all and singular the tenements, hered router apportaining, and the rents, issues and repetty.	2 (0.000.00			
FOR THE PURPOSE OF SECURING PR	mrommance o five & 90	f each agreement / 100	it of grantor he	erein confurmed and payment of the sour
of oven date herewith, payable to beneficial	y or order and m	TDollars, with ade by granter, 2000	the line! pays	nent of principal and interest hereof, it
The date of maturity of the debt secared a mee due and pepable. Should the granter eith or all (or any part) of granter's interest in i liciary's option*, all obligations secured by to immediately due and payable. The execution	her agree to, attem it without first ob	of to, or actual taining the writ	ten consent or	approval of the beneficiary, then, at the
ment.  To protect the security of this trust deed, a.  1. To protect, preserve and maintain the security thereon; not to commit or permit any	groperty in good o	sondition and re	pair; not to re	emovo or demolish any building or im-
2. To complete or restore promptly and in aged or destroyed thereon, and pay wher due 3. To councily with all laws, ordinances, reg	ell costa incurred ulations, covenant	therator. s, conditions an	d restrictions a	Electing the property; it the beneficiary
quests, to join in executing such financing stay for filing same in the proper public office lies as may be deemed desirable by the hone.  4. To provide and continuously maintain age by fire and such other hazards as the been in companies acceptable to the benediciary as soon as inverely if the granter shall fail ast filteen days prior to the expiration of an the same at frunter's expense. The amount indebteriness coursed hereby and in such order up part thereof, may be released to granter.	ticiary.  Insurance on the neticiary may from the pay from the for any reacon to to y policy of insurancellected under any collected under any reacon.	buildings now an time to these ble to the letter procure any such me or there y fire or other	or herealter or require, in an ; all policies of insurance and after placed or insurance of herealtern of herealtern of the second and artists of the second art	erected on the property, against dass or amount not less than \$3.05.07.40.10 V, insurance shall be delivered to the bene- ted deliver the policies to the beneficiary of the buildings, the beneficiary may pro- y may be applied by beneficiary upon preseliciary the puting amount so collected.
er or invalidate any set acre parsant to account of the from construence upon or against the property before an until deliver receipts therefor to beneficiary, as or other charges probled by granter, either at beneficiary may, at its option, make may trad hereby, together with the obligations desired acred by this trast deed, without waiver interest as aloresaid, the property hereinbened for the payment of the obligation herein the personnent thereof shell, at the option	uction liens and to pret of such fex; should the grant by direct payment ment thereof, and arribed in paragrater of any rights and cucribed, and described, and of the beneticians of the beneticians.	o pay all taxas, as, associated for the taxas or by providing the arrount stone of a feet and Total and the arround for the arround for the arround for the arround for a feet and payments, render all sum	assexaments a and other chain payment of any a beneficiary was poid, with in this trust deed, h of any of the nior, shell be shell be imme a secured by the	nd other charges that may be levied or riges become past due or delinquent and riaxes, essessments, insurance premiums, ith funds with which to make such pay- ierust at the rate set forth in the note shull be added to end become a part of covanants hereof and for such payamuts, bound to the same extent that they are bound to the same extent that they are distriby due and payable without notice, his trust doed immediately due and pay-
and constitute a present of this frost of 5. To pay all costs, lead and expenses of 1 is incurred in connection with or in entered 7. To appear in and defend any action or in any suit, action or proceeding in which to any all costs and expenses, including evidence fiened in this paragraph 7 in all coses shell trial coars, granter further agrees to pay success's fees on such appeal.  It is muchally agreed that:  8. In the event that any portion or all over that have the right, it it so clasts, to the second of the contents of the contents.	this trust including this obligation proceeding purpoint both both the booticlary or the fixed by the tradition and the appoint the property also squire that old or	is the cost of tit and frustee's it rustee may appearable court and in late court and in late court and in late court chal- uil be taken uns any portion of	is search as we not strongly at the security ripose, including trustee's attent the event of a adjudge ressort the right of the monies per th	il as the other costs and expenses of the eas actually incurred. ghts or powers of beneficiary or frustee; any suit for the foredosure of this deed, say's tees; the account of attorney's feet in appeal from any judgment or decree of nable as the beneficiary's or trustee's at- eminent domain or condemnation, beco- syable as compensation for such taking
TE: The Trust Doed hat provides that the busies here trings and han exactation authorized to all business	under must be either under the laws of th	en ellomey, who lives or the United to the U	on eathe mombi Staiss, a this in themsel, or an east consent in compli	er of the Oregon State Box, a dank, wher compen- nurance company authorized to insure title to rez row agent licensed under DRS 638.505 to 696.585 the detail.
APINITIES: 18 USC 1707-3 requisites and met prohib no publisher suggests that such all squamment acides	THE RESERVE AND ADDRESS OF THE PROPERTY OF THE PARTY OF T			
Tiving: 12 USC 1711-3 regulates and may problem no publishur suggests that such on sympoment addre Tiving: OPED			STA	(
ARMYRE: 12 USC TANGS regulates has many panda no publishur suggests that such as symment addre TRUSE DEED		in rate/ded	SIA Co Z men	sunty of
TRUSE DEED  TRUSE DEED  Aniel J. & Valerie B. Mooraho 251 Shasta Way  Lamath Falls, Oregon 97603	use	See of Beautiful	j	I certify that the within instru- t was received for record on the day of
TRUSE DEED  TRUSE DEED  Anniel J. & Valerie B. Mooreho 251 Shasta Way  Lamath Falls, Oregon 97603  Grater  Nicholson & Associates, Inc.  19 Austin Street	use	See or Passernal	at	runty of
TRUSE DEED  TRUSE DEED  Anniel J. & Valerie B. Mooreho 241 Shasta Way Lamath Falls, Oregon 97603  Grater  A Nicholson & Associates, Inc. 39 Austin Street	use	See or Passernal	at	runty of
ASSINGS: 18 USC 1975; regulates an may preman an publisher suggests that such ou squeement address that such ou squeement address and a large publisher suggest that such ou squeement address and a large publisher by Valerie B. Mooraho 241 Shasta Way Lamarch Falls, Uregon 97603  Granto A Nicholson & Associates, Inc. 39 Austin Street  amath Palls, Gregon 97603  Sanothiers  or Escorting Rature to (Biouss, Address, Zipi)	use	See or Passernal	at	I certify that the within instru- t was received for record on the day of
TRUST DEED  TRUST DEED  Anniel J. & Valerie B. Mooreho 241 Shasta Way Lamath Falls, Oregon 97603  A Nicholson & Associates, Inc. 89 Austin Street Emath Falls, Oregon 97603	use	See of handle	ntin be page men Reco	I certify that the within instru- t was received for record on the day of



which we in excess at the amount regulard to pay all reasonable code, organics and atternary's fees necessarily poid or incurred by found in each proceedings, and the paid to bandicing and applied by it lines upon any researchle code and expenses and atternary here. Rothers are all applied to the paid applied to pay all the material of bandicing is such proceedings, and the balance applied upon the indubted reason secured istrably; and greater agreem, at its minured by bandicings is such proceedings, and the balance applied upon the indubted reason in the control of the pay and the pay a

and that the granter will werrant and torever detend the same against all persons who moves.

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

(a)\* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiarly whall mean the holder and owner, including gledgee, of the contract hereby, whether or not handed as a beneficiarly herein.

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

IN WITNESS WHEREOF, the dranter has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantur has executed this instrument the day and year first above written.

Durch Mill

* IMPORTANT NOTICE: Deland applicable: If warranty on such word is defined in bandition. MUST comply a distinctures; for this purposa if compliance with the Act i	by VALERIE B. MOREHOUS	Miles of Morehouse  Miles of Morehouse  Wiedgad before one on March 4  E and DANIEL J. MOREHOUSE  Wiedgad before one on	
OFFICIA CAROLE NOTAHY PUE COMMESSION BY COMMESSION EXP	OF STREET		c for Gregon
iled for recent at remost of	NTY OF KLAMATH: sa.	Escrow the 5th	day
\$15.00		Bernetha G. Leisch, County Cle	sk