	CONVERSE STEVENEVERS LAST POSICIONED CO., PUBLICARD, ON BOOM
PORN Sea of a TRUST DEED Configurant Reference. NS I have been seen that the sea of the configuration of the second secon	17 JAUG 20 ATT 30 Vol Page 27333 @
TRUST DEED	STATE OF OREGON, County of} ss.
Enily M. Kara	was received for record on the day
2660 Round Lake Rd. Klamath Falls, ORT 97601 Cylinger	o'clockM, and recorded in spacenessive book/reel/volume No on page and/or as fee/file/instru-
Americana Investments, LLC	ACCORDENSUSE ment/microfilm/reception No
Americana Investments, LLC	affixed
P.O.: Box 1316 Klamath Falls, OR: 97601	MATTA U2105=KA By, Departy.
THIS TRUST DEED, mede this 1	st day of August
Ameritile Co. of Klamath Falls, C	as Grantor, as Trustee, and regon with the full state of the full
Grantor irrevocably grants, bargains, Klanath	
opal, thereofy; on file opal, coregon.	
togethor with all and singular the tenements, heredi	tements and appurtenances and all other rights thereunto belonging or in anywise now profile thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PER	RFORMANCE of each agreement of grantor herein contained and portions
not sconer paid, to be due and payable . Deputiting The date of maturity of the debt secured b becomes due and payable. Should the grantor with	y or order and made by grantor, the tinal payment of principal and

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bendiciary's option*, all ubligations accured by this instrument, irrespective of the maturity data expressed therein or herein, will be consistion intraediately due and payable. The execution by granter of an extrast money agreement** does not consinting a analy, consumption or institution a state, consistive and and payable. The execution by granter of an extrast money agreement** does not constitute a analy, consumption or institution and experiment and the state of the security of this trust dead, grinnlor agrees:
To protect the security of this trust dead, grinnlor agrees:
To complete thereony and pay when due all costs incurred theretor.
To complete thereony and pay when due all costs incurred theretor.
To more any be constructed, it is beneficiary the beneficiary to be property if the beneficiary for a set to be in the security of the interferences pursuant to the Online Constructed and be beneficiary may require and to any be demed doirable by the bonsticiary or the beneficiary and the termination of the security and theretor.
A. To provide and continuously maintain interance to them time to the require and non-out not be states.
M. To provide and continuously maintain interance to the more any bill on the beneficiary may require and the secure any states and the secure any states and the secure of all line secures and by demed to the beneficiary to the secure any sect instrumes and the deliver of the beneficiary to any bill of the secure to the beneficiary of the secure of the beneficiary to any bill of the beneficiary of the secure of the secure any sect instrume and by demed to the beneficiary in the secure of the secure any sect instrumential to be only the secure of the secure and by the secure of the secure of the secure and by the secure of the secure any sect instrumential to be secure and by the secure of the secure and by the secure and

It is municity egreen that: 8. In the event that any portion or all of the property thall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property thall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it as elects to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Rush Deed Act provides that the traitee benumber must be all an an effective, who is an active member of the Dregen State Ber, a bank, their company or bavings and hison according a minimum under the lains of Oregen or the United States, a title incurance company estimates in incure title to real property of Shis (day, his catefoliaties, affiliates, agains or basis) and a state or an active member of the Company estimates in incure title to real property of Shis (day, his catefoliaties, affiliates, agains or basis) and a state or an active agent licensed under DRS 696.505 to 696.565. "WARNING: 12 1027 FTML2 includes and may waithe arrange of the basis." "VARNING: 12 USC 1701 3 reputates and may priviled scarcing of this spring." "The publisher suggests that such an agreement states the issue of obtaining beneficiary's consent is complete detail.

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the colleteral becomes damaged, the coverage purchased by beneficiary may not poy any cleim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. The granter warrants that the proceeds of the lean represented by the above described note and this trust deed are: (i)* primarily for granter's personal, family or household purposes (see Important Notice below), (i) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not narred as a beneficiary herein.

In construing this trust dued, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that if the context so requires, the mingular shall be taken to mean and include the plural, and that generally all grammatical changes shall be rando, aziumed and implied to make the provisions harded apply equally to corporations and to individuals.

	Art is not regulated, disregard this listics, STATE OF OREGON, County This instrument was bee	rowledged before me on
RISPOND SOTTO		
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	NOTARY PUBLIC - OREGON	Wotery Publicitor Oregon My commission expires SIA 1204
TO:	IN CRIMISSON CONTENTATION	ob used any when obligations have been paid.)
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STATE OF OREGON	COUNTY OF KLAMATH	n albane aktive an en an in an in an in a Na lake anglar gibbre:
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Filed for record at requ	uest of Amerititle	the 20th day

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