16 46640	זע 17	8 P3:12	Vol. <u>2222</u> Page 33200
TRUST DIED			STATE OF CREGON, County of} ss.
PULIS REVOCABLE LIVING TRUSI, GENE OR JUDITH E. PULIS, TRUSTEE			was received for record on the day of, 19, at
P.O. BOX 773, TERREBONNE, OF 97760 Gammer Name Intil Actives EDWARD W. & EDNA E. MARLER		SPACE RESERVED	o'clockM, and recorded in book/reel/volume No on page
7289 SHADYLANE WAY ROSEVILLE, CA 95747		FOR RECORDER'S USE	merit/microfilm/reception No, Record of of said County.
Baroficiary's Harns and Ad Asse After recording, rulum to Name, Address, 2hp: KLAMATH COUNTY TITLE COMPANY.			Witness my hand and soal of County affirted.
422 MAIN STREET KLAMATH FALLS, OR 97601			NAME TITLE
		이는 성과의 가격에서 가지 (이 가슴에서 여러 이 것	By, Deputy.

STELENS HESS UNI PUBLISHING CO., PORTLAND, OR 97204

THIS TRUST DEED, made this day of September	1997, between
PULIS REVOCABLE LIVING TRUS!", GENE OR JUDITH E. PULIS, TRUSTLE	
EUCLE THE CARDEN TO A CARDENAL THE THE CARDENAL PARTY AND A DECEMPTOR OF THE CARDEN	as Grantor.
KLAMATH COUNTY TITLE COMPANY	as Trustee, and
EDWARD W. MARLER AND EDNA B. MARLER, HUSBAND AND WIFE WITH FILL RIG	
	, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, hergains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

Lot 10 in Block 14 West Chiloquin, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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together with all and singular the tenements, hereditaments and appurtenances und all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, it was and profits thereof and all fixings now or hereafter attached to or used in connection with the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of Six thousand five hundhed and no/100

(\$6,500.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to keneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable September 30 NXX2002

not sooner paid, to be due and payable. <u>Alternative states in a spectrum</u>, and the data, stated above, on which the final installment of the note becomes due and payable. Should the grautor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erry or all (or any part) of grautor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by granter of an essent money agreement\*\* does not constitute a sale, conveyance or constitute a sale, conveyance or

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beneficiary's option\*, all obligations security by this instrument, irrespective of the maintify dates expressed inferin, or herein, shall become immultify dates expressed inferin, or herein, shall become immultify dates expressed inferin, or herein, shall become immultify dates expressed inferin, or herein, shall become institute a date convergence or essignment.
To protect the security of this trust feed, grantor aftrees:

To protect, preserve und maintain the property in good condition and repair; not to remove or damolish any building or improvement which may be constructed, damaged or destroyed freecon, and good and hadroned free the security of this trust feed, granted in herein and provide.
To complete or testory promotly and in good and hadroned therefore.
To complete or testory promotly and in good and hadroned therefore.
To complete or testory promotly and in good and hadroned therefore.
To complete or testory promotly and in good and hadroned therefore.
To provide and the property promotion of the property.
To provide and continuously in that in insurance on the building new or hereafter erected on the property grainst form of diagon of the section of the s

NOTE: The flust Dead Act provides that the trust the hereander must be either an alterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to de instance means the either an alterney, who is an active member of the Oregon State Bar, a bank, trust company property of this state, file attest, against set to trancher, the United States, a title insurance company authorized to insure title to regon or the United States, or at each water the to regon state Bar, a bank trust company property of this state, file attest, against set to trancher, the United States or any agency thereof, or at escrew agent licensed under ORS 696.505 to 596.585. "VARINING: 12 USC 1701]-3 regulates and may prohibit exercise of this option. "The publicher suggests that such an agreement address the issue of extinating beachings tensent in complete riebal.

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-liciary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage purchased by benenciary may not pay any claim 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 beneliciary, 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 much the date trantors will coverage langed or the date trantor feiled to provide which coverage The 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 recobtain alone and may not satisfy any need for property damage coverage or any mandatory hability insurance re-quirements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this issue deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below). This deed applies to, intres to the benefit of and binds all parties hereto, their hoirs, legatees, devisees, administrators, executors, secured hereby, whicher or not named as a beneficiary herein. In construint this trust deed it in understood that the drawing trustee and/or handlicity raw each here more than any parties that the drawing trustee and/or handlicity raw each here more than any parties that the drawing trustee and/or handlicity raw each here more than any parties that the drawing trustee and/or handlicity raw each here any and the more than any parties that the drawing trustee and/or handlicity raw each here the more than any parters that the drawing trustee and/or handlicity raw each here than any parties that the drawing trustee and/or handlicity raw each here than any parties that the drawing trustee and/or handlicity and the bole and owner, including pledgee, of the contract

secured nereap, whereas or nor named as a beneficiary nervin. In construing this frust deed, it in understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be it ten to mean and include the plural, and that generally all grammatical changes shall be used, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

not applicable; if warranty (a es such word is defined in a beneficiary MUST comply with disclosures; for this purpose u If compliance with the Act is	the Act civil Regulation by making see Stevens-Noss Form No. 1319, o not required streams to	ty (e) or (h) is a strainent the day and year its above written. y is a creditor the ENE PULIS, TRUSTER Alation Z, the ENE PULIS, TRUSTER king required the decide the constant of the strainent
	STATE OF OREGON. C.	Oundry of Stational Stationae Statio
	This instruct ant wa	23 acknowledged before me on Cttober 2, 19 97
Findstation of Liferony	by San & Jud	28 acknowledged before me on Ottober 2, 19 97
CIFFICIA	USEAL SEAL	is acknewledged before me on
((aligned)) SeliceN J M	AN WINKLE	, 19,
COMINISSION	PNO-063332	
MY COMMISSION EXPIRES	MAR 30. 2001	N Oil
		Maren () () an Winkell Notary Public for Oregon My company 22
	REQUEST FOR FULL RECONNENANT	Notary Public for Oregon My commission expires 3-30-22
	SS.	the city when essignions have been paid.)
Filed for record at request of		2019年後に後には経過2019年後に後に後に後にした。 第1章後4月後月後月後の時には19月1日にした。19月1日には、19月1日には19月1日にした。
of <u>October</u>	A.D., 19 <u>97</u> at <u>3</u> f <u>Mortgages</u>	<u>h County Title</u> the <u>8th</u> day <u>:12</u> o'clock <u>P. M.</u> and duly recorded in Vol. <u>M97</u>
FEE \$15.00		