EDWARD F. DANE and DOROTHY M. DANE PO BOX 98 97621 BEATTY, OF. Grantoz RICEURD LEROY AHRON 413 M. PARK DRIVE #1 LENNOX, SD 57039

AMBRITITLE

Heneficiary

After recording return to:

222 S. 6TH STREET KLAMATH FALLS, OR 97601

ESURON NO. MI 42512-MG

MTC 42512- MG

THIS TRUST DEED, made on NO EMBER 6, 1997, between HDWARD F. DANE and DOROTHY M. DANE, as tenantil by the entirety, as Granton, AMERIFITLE as thustee, and RICHARD LEROY AMRON, as Beneficiary,

WITNESSELH:

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

The NW1/4 of the SE1/4 of the SW1/4 of Section 31, Township 35 South, Range 13 East of the Willimette Memidian, Klamath County, Oregon.

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fortures now or hereafter attached to or used in connection with the property.

together with all and singluar the tenements, hereilitaneants and appurtenances and ill other rights thereinto belonging or in anywise now or hereafter appertanting, and the rents, issue 1 and profite thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERSORMANCE cleach agreement of grantor herein contained and payment of the sum of FORT THE PURPOSE of the terms of a furners thereof of the date of the terms of the terms of the sum of the terms of the date of the terms of the date of the da

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an automy, who is an active member of the Oregon State Bar, a bank; trust company, or saving and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ascrow agent licensed under ORS 696.505 to 696.585.

EDWARD F. DRIFF

) ss. November

in excess of the amount required to pay all mast table costs, supenses and attorney's fees necessarily paid or incurred by grantor in such proteedings, shall tee paid to beneficiary and applied by fifther upon any such it assonable costs and expenses and attorney's fees, indebtedness secured hereby; and grantor agries, at its own expenses and expenses and expenses and extendes so and expenses and extendes as a small be necessary in obtaining such compensation, protrighty upon the efficiarly in such proteedings, and the balance applied upon the necessary in obtaining such compensation, protrighty upon the efficiarly in such activate such instruments as shall be necessary in obtaining such compensation, protrighty upon the efficiarly in a protein and extende such industries as a shall be necessary in obtaining such compensation, which at desiring the liability of any present of the property. At any time and the property of any print for the payment of creating any restriction therefore, and the recitar of the property. The grantee in any reconveyance may be described as the person of trustee's less for any of the services mentioned at the property. The grantee in any reconveyance may be described as the person of trustee's less for any of the services mentioned at the property. The grantee in any reconveyance may be described as the person of trustee's less for any of the services mentioned at the property. The grantee in any reconveyance may be described as the person of trustee's less for any of the services mentioned at the property. The grantee in any reconveyance may be described as the person of trustee's less for any of the services mentioned at the present of the present and the present of the pr

their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. 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 the property is situated, shall be conclusive proof of proper appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duty executed and acknowledged is made a public record as provided by law. Trustee is onto obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which greator, the grantor covenants and agrees to and with the beneficiary and the beneficiary of the test imported in the simple of the real property and has a valid, unencumbered title thereto and that the grantor will warrant and forever defend the same against all persons whorasoever.

WARNING: Onless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This beneficiary may not pay any claim made by or anainst grantor. Grantor may later cancel the coverage by providing evidence by beneficiary, which cost may be added to grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary and the proof of coverage. The coverage beneficiary may not pay any claim made by or anainst grantor. Strategies are considerably more expensive han itsulating tonitation to provide proof of coverage. The coverage benefic

__Xlaneuth

STATE OF Orecion _, County of instrument was acknowledged before me ch EDWARD F. DANE and DOROTHY M. DANE Commission Expires 1/23/01 AY COMMUNITE PIRES ANZI, INC.

		VALUE OF S			The latest										F-0.00				572.00	A CONTRACTOR OF THE SECOND		THE PERSON NAMED IN COLUMN	Acceptance of the second		A CONTRACTOR OF THE PARTY OF TH		CASON.		Market of the state of the stat						2008 1008	3		1	67			
то						RI	EX;	UE	SТ	FO	R I	:(J)	L)	RE	ċċ	ΙV	ΞY	A.N	CE	(')	o be	1)	sed	onl	y	hei	o ol	 blig	 gati	ons	har	/e b	 ee	ı pe			= 0					
doe trus gos hest	d i	ha de he	nde ive ed r w	rsi ber or ith	gne en pui the	ed i full rsu: e tr er i	s (y) and tis	he lo aid to s des	ega ini iat iat	i o d sa ute and M	wne ntisi , to	E E	nd i	nolo fou I al /cy eva	der hei de	f and	all ar ace	ind e d s o var	ebte irect f ind rant men	xin ted ted	ess s , or tedin to t	e le le	ayr s se	d b	y il t to ed s do	be in	ero tro tre	goi f ai tru ed l	ng ny st (trus sum leec the	t d s o (w	win hic ms	g to h a	All o yo re c the	sco Al Ielir tru	ns s unc ven st d	le cu le r ed t le ex		istee l by terr ou l e est		trus f th with now	t e l
DA								-									,					The second secon									-											-
೫೦೮		ш	list	De	СC	IVE	16:	thi d to ma	1020	: tr	t Da	æd e f	OR or e	R T	HE ell	NO lion	TE be	w fo	nich e	il	secu	rŧ	s. 		Бе	rieli	cia	тy									-	: : :				
																						the second second second second					Andrews and the second second											:				
- 1			1 -													: F						A COMPANY OF THE PARTY OF THE P																				
of			or	rec	No.	ver	re:	ques er		_/	A.D	., 1)	97		ti at ga		11	:23	3	_ o'	cl	ock		on	Pa ₁	ge _	بتن	d d 37	uly 557	rec	ord	ed	in V	ol.		<u>M9</u>	7		d	ay 	
FE	H				320	0.0)C															The state of the s	В			K	d 24	d'	net LL	ha (). I	ets K	ch.	Co Z	unity /	, C	lerl	k 				