54020 Straigh of all hely was where all the laws 188 supplies 3. MI 50 years to restart the design of the law of the law

Loan No. 01-0253-000837930-AMERITITLE 43548-KA

AFTER RECORDING, MAIL TO

Washington Mutual Bank LOAN SERVICING - VAULT PO BOX 91006 - SAS0304 SEATTLE, WA 98111

MTC 43548-KA

served to a M. americanic moderate

[Space Above This Line For Recording Data]

A CONTROL OF TRUST

ころころ ひにたり ひしょりひ	St ("Security median	ent") is made on	rebruar	y 26, 1998	The grantor is
OUGLAS S LAYE, UNMA	RRIED INDIVIDUA	<u>1,(S)</u>	<u>et lang di Lang Barat Lang.</u> Lang kembahangan di Lang		
The manager of the state of the state of the	- E 40 A 18:30	, a polarecti i virti e e e e e e e e e e e e e e e e e e e	and the same	T-98-7-17	
and the second of the second o	or in the factor of the second	<u>g 4 Ny. 1935. odi</u>			
Borrower"). The trustee is	AMERITITLE, a	Oregon corpor	acion	nington Mutua	1 Bank
	("Trustee").	The beneficiary is	Wash	ington and	whose address is
, which	("Trustee"). is organized and ex	isting under the li	aws or mastr.	Landor"\ Rorrows	er owes Lender the
- 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	+1a WA 9810	1		Lender J. Donow	
incipal sum of Sixty-	SIX Inousand Die	1. 1101101	/100	Dollars (U.S. \$ 66	5 600 00).
	a ta siga em metric	at on a first of a some		Dollars (0.5. 900	which provides for
his debt is evidenced by I	3orrower's note dated	the same date as the	nis Security Ins	March 1, 20	128 This
onthly payments, with th	e full debt, if not paid	l earlier, due and pa	yable on	March 1, 20	th interest and all
onthly payments, with the ocurity instrument secure	e to Lender: (a) the	repayment of the o	lebt evidenced	by the Note, wi	in litterest, and an
curity instrument secure	g to gardon tay the N	lote: (h) the navmer	nt of all other	sums, with interes	st, advanced under
ecurity instrument secure mewals, extensions and r	nodifications of the iv	Die, leaterment and	(c) the perfo	rmance of Borrow	er's covenants and
newals, extensions and raragraph 7 to protect the	security of this Secu	inty instrument, and	TOT GIO POTON	or irrevocably gra	nts and conveys to
					math
greements under this Sec rustee, in trust, with po	wer of sale, the follo	wing described pro	perty located		
ounty, Oregon:			1 Table 1	yara in the same	
ounty, Oregon.		iong basi siladini ak	South Committee Committee	and the second of the	
	of MOUNTAIN L	AKES HOMESITES	of the Co		ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon, TA	of MOUNTAIN Lace of on file in ACCOUNT NO.33	AKES HOMESITES n the office 19783	of the Co	i Till o e t in de gygpt gat travel geteration i	ng to the of Klamath
ot 6 in Block 7 official plat ther County, Oregon. TAI	of MOUNTAIN Lareof on file in ACCOUNT NOTE: 31 to a serious and the serious an	AKES HOMESITES n the Office 19783.	of the Co	i Till o e t in de gygpt gat travel geteration i	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon. TA	of MOUNTAIN Live of on file in Caccount No. 31 The state of the case of the case of the caccount and the case of the caccount and the caccount of the cacco	AKES HOMESITES n the office 19783	TRACT 1 Of the Co	i Till o e t in de gygpt gat travel geteration i	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon, TAI	of MOUNTAIN Lareof on file in ACCOUNT NOTABLE The Bank Lareof and account of the ACCOUNT NOTABLE The Bank Lareof and the ACCOUNT NOTABLE The Bank Lareof and the ACCOUNT ACCOUNTS TO THE ACCOUNTS TO THE ACCOUNTS	AKES HOMESITES n The Office 19783 / Marketine 10 1989 / Marketine 10	of the Co	i Till o e t in de gygpt gat travel geteration i	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon. TA	of MOUNTAIN Lineof on file in ACCOUNT NOTE: ACCOU	The office 19783, some dame of 1983, some dame of 1	TRACT 1 of the Co	Figure 2011 - 10 miles of the control of the contro	ng to the
ot 6 in Block 7 official plat ther county, Oregon, TA	of MOUNTAIN Live of on file in Caccount No. 31 The state of the case of the c	The office 1978 at the office 1978 at the office 1978 at the second of the office 1978 at	of the Co	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon, TA	of MOUNTAIN Live of on file in Caccount Nova31 The same file in the Mountain of the Caccount Nova31 The same file in the Mountain of the Caccount of the Cac	AKES - HOMESITES IN THE OFFICE 197834 PARESTORE TO SELECTE THE PROPERTY OF THE	of the Co	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon TAN the state of the	of MOUNTAIN Lineof on file in Kaccount Note: 31 to 1983 and for a realization of the control of	KES HOMESITES 19783 / Jose Control 19783 /	TRACT 12 Of the CO Stew of employers Freely will ently in Stew of employers A fault sector of Stew of employers Stew of	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 ifficial plat ther county, Oregon. TAI county, Oregon. TAI county of the county of the county county of the county c	of MOUNTAIN Liceof on file in Account Nova31 (and a residue) at the account nova31 (and a residue) at the account nova at the account of some attention of the account of some attention at the account of some attention at the account of the accoun	KES HOMESITES In the office 19783 y see come in 1989 y state of the office 19783 y state of the office 1989 y	TRACT 1 of the Co direct of	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 fficial plat ther county, Oregon. TAI county, Oregon.	of MOUNTAIN Live of on file in Caccount Note: 31 and 19 an	KES HOMESITES In the office of the office o	TRACT 1 Of the Co	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon. TAN county, Oregon	of MOUNTAIN Live of on file in Caccount Notail 1. Director in the Mountain Canada and the mountain of the Caccount of the Cacc	AKES - HOMESITES IN THE CONTINUE OF THE CONTIN	of the Control of the	The first state of the state of	ng to the of Klamath
Lot 6 in Block 7 Difficial plat ther County, Oregon, TAN Low County the desired and the desire	of MOUNTAIN L. reof on file in Kaccount Notes 31 and a second for a se	KES HOMESITES 19783 / John Marie College Coll	of the Control of the	The first state of the state of	ng to the of Klamath
of 6 in Block 7 official plat ther county, Oregon. TAN the best of the second of th	of MOUNTAIN Live of on file in Caccount Note: 31 and the second of the control of	KES HOMESITES IN THE STATE OF T	TRACT 1 Of the Co	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon. TAN can again a contrate and can again again a contrate and can again again again again can again again again can again again can again again can again	of MOUNTAIN Live of on file in Caccount Notae 31 to 19	AKES "HOMESITES IN THE OFFICE OF THE OFFICE	TRACT 1 Of the Co	The first state of the state of	ng to the of Klamath
ot 6 in Block 7 official plat ther county, Oregon, TAN county, Oregon	of MOUNTAIN Liceof on file in Cacount No. 31 (Account No. 31) and a second of the cacount no. 31 (Account No. 32) and a second of the cacount	KES HOMESITES 19783 / Pole delection 19783 / Pole de	TRACT 12 Of the CO three of each is a read of the CO three of each is a read of the CO at the color of the CO at the CO	The first state of the state of	ng to the of Klamath
bot 6 in Block 7 official plat ther county, Oregon. TAN the county of the desired and the county of the county of the the county of the the county of the county	of MOUNTAIN Live of on file in a cool on file in a cool on file in a cool of the interest of the cool	KES HOMESITES IN THE OFFICE OF THE OFFICE OF	TRACT 1 Of the CO disease of medical services of the CO disease of medical services of the CO store of t	The second of th	
of 6 in Block 7 official plat ther county, Oregon. TAN can again a contrate and can again again a contrate and can again again again again can again again again can again again can again again can again	of MOUNTAIN Live of on file in a cool on file in a cool on file in a cool of the interest of the cool	KES HOMESITES IN THE OFFICE OF THE OFFICE OF	TRACT 1 Of the CO disease of medical services of the CO disease of medical services of the CO store of t	The first state of the state of	

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

OREGON - Single Family - Familo Mae/Freddle Mac UNIFORM INSTRUMENT

Form 3038 9/90 (page 1 of 4 pages)

6900

经保险

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

See the Towns and Insurance Schlent to applicable law or to a written waiver by Lender Borrower shall now to Lender on

1. Payment of Principal and interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment and late charges due under the Note.

2. Funds for Taxes and Insurence. Subject to applicable law or to a written waiver by Lender, Borrower shall pay to Lender on the day monthly payments are due under the Note, until the Note is paid in full, a sum ("Funds") for: (a) yearly taxes and assessments which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the which may attain priority over this Security Instrument as a lien on the Property; (b) yearly leasehold payments or ground rents on the Property, if any; (c) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage Property, if any; (e) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of insurance premiums, if any; and (f) any sums payable by Borrower to Lender, in accordance with the provisions of paragraph 8, in lieu of insurance premiums, if any; (a) yearly hazard or property insurance premiums; (d) yearly flood insurance premiums, if any; (e) yearly mortgage insurance premiums. These items are called "Escrow Items." Lender for a federally related mortgage loan may require for Borrower's escrow account under the federal Real Estate Settlement Procedures Act of 1974 as amended from time to time, 12 U.S.C. Section 2601 et seq. ("RESPA"), unless another law that applies to the Funds sets a lesser amount. If so, Lender may, at any time, collect and hold Funds in an amount not to exceed the lesser amount. Lender may estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with applicable law.

The Funds shall b

secured by this Security Instrument.

If the Funds held by Lender exceed the amounts permitted to be held by applicable law, Lender shall account to Borrower for the excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. If the amount of the Funds held by Lender at any time is not excess Funds in accordance with the requirements of applicable law. the amount necessary to make up the deficiency. Borrower shall make up the deficiency in no more than twelve monthly payments, at

Lender's sole discretion.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender. If, under paragraph 21, Lender shall acquire or sell the Property, Lender, prior to the acquisition or sale of the Property, shall apply any Funds held by Lender at the time of acquisition or sale as a credit against the sums secured by this Security Instrument.

3. Application of Payments. Unless applicable law provides otherwise, all payments received by Lender under paragraphs 1 and 2 shall be applied: first, to any prepayment charges due under the Note; second, to amounts payable under paragraph 2; third, to interest due; fourth, to principal due; and last, to any late charges due under the Note.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines and impositions attributable to the Property which attain priority over this Security Instrument, and leasehold payments or ground rents, if any. Borrower shall pay these obligations in the manner provided in paragraph 2, or if not paid in that manner, Borrower shall pay them on time directly to the person owed payment. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments directly, Borrower shall promptly furnish to Lender all notices of amounts to be paid under this paragraph. If Borrower makes these payments borrower shall promptly discharge any lien which has priority over this Security Instrument unless Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender; (b) contests in good faith the lien by, or defends against enforcement of the lien in, legal proceedings which in the Lender's opinion operate to prevent the enforcement of the lien; or (c) against enforcement of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender secures from the holder of the lien an agreement satisfactory to

determines that any part of the Property is subject to a lien which may attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Borrower shall satisfy the lien or take one or more of the actions set forth above within 10 days of the giving of notice.

5. Hazard or Property insurence. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage" and any other hazards, including floods or flooding, for which Lender requires insurance. This insurance shall be the maintained in the amounts and for the periods that Lender requires. The which Lender requires insurance acrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably insurance acrier providing the insurance shall be chosen by Borrower subject to Lender's approval which shall not be unreasonably withheld. If Borrower falls to maintain coverage described above, Lender may, at Lender's option, obtain coverage to protect Lender's fifth in the Property in accordance with paragraph 7.

All insurance policies and renewals shall be acceptable to Lender and shall include a standard mortgage clause. Lander shall have the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and the right to hold the policies and renewals. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and the right to hold the policies and renewals shall give prompt notice to the insurance carrier and Lender's Lender and Enrower of the Property of the property of the property of the property by Borrower.

Unless Lender and Borrower otherwise agree in writing, insurance proceeds shall be applied to the sums secured by this Security propert

representations concerning Borrower's occupancy of the Property as a principal residence. If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless Lender agrees to the merger in writing.

7. Protection of Lender's Rights in the Property. If Borrower fails to perform the covenants and agreements contained in this Security Instrument, or there is a legal proceeding that may significantly affect Lender's rights in the Property (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture or to enforce laws or regulations), then Lender may do and pay for whatever is necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured necessary to protect the value of the Property and Lender's rights in the Property. Lender's actions may include paying any sums secured by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the by a lien which has priority over this Security Instrument, appearing in court, paying reasonable attorneys' fees and entering on the by a lien which has priority over this Description and the paying reasonable attorneys' fees and entering on the by a lien which has priority over this Security Instrument. Unless Borrower and Lender agree to other terms of payment, those amounts shall bear interest from the date of instrument at the Note rate and shall be payable, with interest, upon notice from Lender to Borrower requesting payment.

8. Mortgage Insurance. If Lender required mortgage insurance as a condition of making the loan secured by this Security Insurance acoverage required by Lender lapses or cases to be in effect, Borrower shall pay the premiums required to obtain coverage insurance previously in effect, from an alternate mortgage insurance in effect. In substantially equivalent t or applicable law. TO BE RECORDED

CALLED TO

notice at the time of or prior to an inspection specifying reasonable entries upon and inspections of the Property. Lender shall give Borrower 10:3 Condemnation. The proceeds of any award or claim for damages, direct or consequential, in connection with any to Lender.

to Lender, the event of a total taking of the Property, the proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with any excess paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is equal to or greater than the amount of the sums secured by this Security Instrument in the event of a partial taking, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the taking, divided by (b) the fair market value of the Property immediately before the taking. Any balance shall be paid to Borrower. In the event of a partial taking of the Property in which the fair market value of the Property immediately before the taking is less than the amount of the sums secured immediately before the taking, unless Borrower and Lender otherwise agree in writing or unless applicable law otherwise provides, the proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the condemnor offers to make an award or settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds, at its option, either to restoration or repair of the Property or to the sums secured by this Security

are then case.

The control of the proceeds, we find its to respond to Lander within 30 days after the date the notice is given, Lender is authorized to collect and apply the proceeds, we find the process of the control of the process of the control of the sums secured by this Security Dickes Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the death of the monthly payments relevered to in paragraphs 1 and 2 or change the amount of such payments.

Unless Lender and Borrower otherwise agree in writing, any application of proceeds to principal shall not extend or postpone the death of the monthly payments relevered to in paragraphs 1 and 2 or change the amount of such payments.

The control of the sums secured by this Security Institute of the control of the sums secured by the Security Institute of the control of the sums secured by the Security Institute of the sums secured by the Security Institute of the sums of the s

As used in this paragraph 20, "Hazardous Substances" are those substances defined as toxic or hazardous substances by Environmental Law and the following substances: gasoline, kerosens, other flammable or toxic petroleum products, toxic pesticides and harbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials. As used in this paragraph 20, "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or

environmental protection.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

21. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraph 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration, and the right to bring a court action to assart the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses evidence.

to fletault and of Lender h any part of the Property is located. Lender haver and to other persons prescribed by app haver, shall sell the Property at public auction in the in one or more parcels and in any order T or smouncement at the time and place of any Trustee shall deliver to the purchaser Tru isde. The recitals in the Trustee's deed shall be proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the sale in the following order: (proceeds of the Security Instrument. 25. Riders to this Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Security Instrument as if the sale proceeds of the Property is the sale proceed of the Property is the sale proceeds of the Property is the sale proceed of the Property is the	the successor trustee shall succeed to all the Security Instrument and in the Note, "attorney. If one or more riders are executed by Borrowel ich such rider shall be incorporated into and state rider(s) were a part of this Security Instrument.	cable law, Trustee, without demand on under the terms designated in the notice a of all or any percel of the Property by ignee may purchase the Property at any any covenant or warranty, expressed or ments made therein. Trustee shall apply not limited to, reasonable Trustee's and son or persons legally entitled to it. Idea shall request Trustee to reconvey the by this Security Instrument to Trustee. We fee in an amount allowed by applicable coessor trustee to any Trustee appointed to title, power and duties conferred upon s' fees" shall include any attorneys' fees and recorded together with this Security hall amend and supplement the covenants ant. [Check applicable box(es)]
Adjustable Rate Rider	Condominium Rider	Biweekly Payment Rider
Graduated Payment Rider	Plantico Offic Dollar	Second Home Rider
Ballout files	and the first of the particular of the control of the control	
taga, da Germania da la calenda de la cal	[17] A. A. M. A. Daniel, Annual State of the Conference of the	
医水解皮膜 网络电影性特别性 化二氯甲烷二氯甲烷	programme and the control of the con	s contained in this Security Instrument
할 때문에도 그 보고 생각적이 되는 것이라면 가는 것이 하시다.	はいしょう はいにん ちゅうけんれん きょうりょう しょうじはく こうがん かたい こうしょう	
	Been had de woorden to de Commune de home to de trou had Beendewig for a de home to kien hyd ook oekal been ook fall gewoord agent het to de home to de trou de had het	
down a do	The state of the s	
OUGLAS & LAYE	gas reilige une predicte en entre predicte en el entre En en en entre l'ailléer en ence predicte en en en en en En en en entre l'ailléer en ence production de l'airle	and the street of the control of the street
and those of the factor of the first of the factor of the	(建设 ·精光放 G 海绵红色 化异合物质剂	The state of the s
and the second of the second o	dig egan gisterie kovat in digentover i di li da novo e manigas contin di gigenovar odi ki, angla novo anapover ana int gigen par paradaka tini baki infloriti anapover gigenti paradaka tini baki infloriti anapover	
For the state of t	A TeeM and the tracked the late of the first of the first of parameters are classified the tracked the second of the first	
Fig. 1 and a first of the second of the seco	A seed and the tracked fits the tracked of the community and state of the tracked of the second of the community of the commu	
Together of Walley and Consequence of Alberta Consequence of the Conse	A destinative teacher the view of the second of a constant of the second	
Fig. 1. The second of the seco	A design of the design of the design of the control	IICIAL SEALES PLY A REVES PUBLIC OREGON ON NO. 051915 PIRES MAY. 25, 2000
STATE OF OREGON, County ss:	A design of the design of the design of the control	ICIAL SEAL RIVA REVES PUBLIC OREGON
Fig. 100 and 1	OFF COMMISSIONEX	FICIAL SEAL PRIVES PUBLIC-ORESON ON NO. 051915 PIRES MAY. 25, 2000 personally appeared the above named
STATE OF OREGON, County ss: On this 2 day of DOUGLAS S LAYE	OFF WATER 1998	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON, County ss: On this 2 day of DOUGLAS S LAYE	OFF WATER 1998	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON. County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrur WITNESS my hand and official	OFF NOTARY COMMISSION EX MY COMMISSION EX Ment to be his/her/thesr volunt I saal affixed the day and year in this certification.	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON. County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrur WITNESS my hand and official	OFF WATER 1998	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON. County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrur WITNESS my hand and official (Official See)	March 1998 ment to be his/her/ther volunt seal affixed the day and year in this certificate metals. Before metals.	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON. County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrur WITNESS my hand and official	ment to be his/her/ther volunt is seal affixed the day and year in this certification. Before me: Notary public for Oregon	ICIAL SEAL RIVA REVES PUBLIC-ORESON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed.
STATE OF OREGON, County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrur WITNESS my hand and official (Official Seal) My Commission expires: 5/25/2	ment to be his/her/these volunt seal affixed the day and year in this certification. Before ma: Notary public for Oregon REQUEST FOR RECONVEYANCE	CIAL SEAL RIVES PUBLIC-ORESON ON NO. 051915 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed. icate above written. Ly A Russ
STATE OF OREGON, KOMATA County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrum WITNESS my hand and official (Official See)) My Commission expires: 5/25/2 TO TRUSTEE: The undersigned is the holder of with all other indebtedness secured by said note or notes and this Deed of Trunow held by you under th	ment to be his/her/ther volunt is saal affixed the day and year in this certification. REQUEST FOR RECONVEYANCE of the note or notes secured by this Deed y this Deed of Trust, have been paid in frust, which are delivered hereby, and to recrust to the person or persons legally entitles.	ply A REVES PLY A REVES PLY A REVES PUBLIC-OREGON ON NO. 051915 PRESMAY. 25, 2000 personally appeared the above named ary act and deed. ricate above written. Ly L
STATE OF OREGON, County ss: On this	ment to be his/her/ther volunt is saal affixed the day and year in this certification. REQUEST FOR RECONVEYANCE of the note or notes secured by this Deed y this Deed of Trust, have been paid in frust, which are delivered hereby, and to recrust to the person or persons legally entitles.	icial SEAL RIVA REVES PUBLIC-OREGON ON NO. 051615 PIRES MAY. 25, 2000 personally appeared the above named ary act and deed. ricate above written. A Rus of Trust. Said note or notes, together uil. You are hereby directed to cancel onvey, without warranty, all the estate d thereto.
STATE OF OREGON, KAMAHA County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrum WITNESS my hand and official (Official Seal) My Commission expires: The undersigned is the holder of the said note or notes and this Deed of Transwheld by you under this Deed of Transwheld for record at request of	ment to be his/her/ther volunt (seal affixed the day and year in this certification in the ce	personally appeared the above named ary act and deed. icate above written. Continued to the content of the con
STATE OF OREGON, Kamata County ss: On this 2 day of DOUGLAS S LAYE and acknowledged the foregoing instrum WITNESS my hand and official (Official Seel) My Commission expires: 5/25/2 TO TRUSTEE: The undersigned is the holder of with all other indebtedness secured by said note or notes and this Deed of Trunow held by you under this Deed of Trunow held you under this Deed of Trunow held you under this Deed	ment to be his/her/ther volunt (seal affixed the day and year in this certification in the ce	personally appeared the above named ary act and deed. iicate above written. Control Of Trust. Said note or notes, together uil. You are hereby directed to cancel onvey, without warranty, all the estate d thereto.