والمشجوب والمحصيلة والمحجر والمحجر والمحجو والمحفظ والمحفظ والمحفظ والمحفظ والمحجوب والمحفول والمحفو والمحف	ومستعم والمستعم والمتنا فالتنا فسترج والمستخدمين ومرفاتها وتحتم والمحمد والمتحد والمتحد والمحمد والمحمد والمحمد	TO WITH DATE OF THE OF STOT THOUSE THE LAL. FURTHING A CALL
** 59451	- 98 JUN -9 AT :24/0	n <u>M98</u> Page 19567 - 8
TRUST DEED		STATE OF OREGON, County of} 35. I certify that the within instrument
Jolanda Ramirez, Seniiol Ramirez,	Contraction of the second states of the second s	was received for record on the day
Cesar Montano, Candelaria Pena,		of, 19, at
Isriel Remirez Grentor's Hense and Address Voltrurno M. Adamo	SPACE RESERVED bothc/recl/volume N	o'clock
	RECORDERSUSE	ment/microfilm/reception No.
Benefictary's Name and Addrose		Record of of said County.
Aller revisions, return to Starma, Addriss, Zp): Aspen Title & Escrow, Inc.		Witness my hand and seal of County affixed.
525 Main Street		
Klamath Falls, OR 97601		NAME SITLE By, Deputy,
THIS TRUST DEED, made this 8th	day of June	

Jolanda Ramirez, Sentiol Raminer, Cesar Montano, Canderlaria Pena, Israel Ramirez as Granter. Aspen Title & Escrew, Inc. ...... as Trustee, and

Volturno M. Adamo

PORE MI. 881 - TRUET DEZD (AAA

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in 

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Lot 1, Block 26, TOWN OF MERRILL, in the County of Klamath, State of Oregon.

logether with all and singular the tenements, hereoltaments and appurtenances and all other rights thereunto belonging or in anywise hereulter appertaining, and the rents, issues and profits thereof and all fittutes now or hereulter attached to or used in connection with the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grunter herein contained and payment of the sum thirty thousand dollars, and no/100's (\$30,000.00)

Dollars, with interest thereon according to the terms of a promissory note of even date horewith, payable to beneficiary or order and made by grantor, the finial payment of principal and interest hereof, if not sooner paid, to be due and populable .at ... maturity of note ... 19 ...

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and psyable. Should the granter either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-crty or all (or any part) of granter's interest in it without first obtaining the written consont or approval of the beneficiary, then, at the become immediately due and psyable. The execution by granter of an earnest money agreement<sup>ess</sup> does not constitute a sale, conveyance or actionant. assignment.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in de

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To protect the security of this trust deed, granter agrees:
To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.
To compile or restore, normality and ing good and habitable condition and publiching or improvement thereon; not to commit or permit any waste of the property.
To compile or restore, promptly and in good and habitable condition any building or improvement which may be constructed, damaget or destroyed thereon; and pay when due all costs incurred thereon.
To comply with all laws, ordinance, registations, evenants, conditions and restrictions attesting the property; if the beneficiary to requests, to join in executing such financing statements pursuant to the Uniform Communcial Code as the bonalticiary may require and to pay tor line and continuously maintain insurance on the buildings now or hereafter flexes.
To provide and continuously maintain insurance on the buildings now or hereafter place and by filing officers or searching agencies an may be deemad desirable by the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary with any policy of insurance on work hereafter placed on the buildings, the beneficiary apy procure the same at grantor's expense. The amount collected under any fire or other insurance and to dollver the policies to the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other sinsurance in the property here in such other as placed to thouse.
To keep the property ifse from construction liens and to pay lift in and other charges that may be deside or delivered to the series and ney indebedness secure derety again. Such and the security providing beneficiary with faus a such other as easies and any transmostic policy in the security place any policy of insurance now or hereafter placed on

8. In the event that any portion or all of the property shall be taken under the right of emissent domain or condemnation, bene-ficiory shall have the right, if it to elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee herounday much be either an attorney, who is an active member of the Oregon State Bar, a benk, trust company or serings: and loan association autorized to do business uniter that have of Gregon 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 essociation and the order UNS 656.555 to 656.555 WARRING: 12 USC 1701-3 regulates and mary prohibit exprises of this option. "The publisher suggests that such an agreement address the issue of obteining beneficiary's consent in complete detail.

## 19568

Thick are in excess of the arount required to pay all essenable costs, stpinges and allotings, fee homesauth paid or instrined by fernar in unch proceedings, shall be piet to besenficiary and inputed by it first upon any restanuble loss in the based appearse and intervays fees, both in the trial and appealate courts, necessarily paid or inclured by baseliciary in such proceedings, shall be proceedings, shall be metaled by the lines upon any restanuble loss and the balance appearse and intervays fees, both in the trial and appealate courts, necessarily paid or inclured by baseliciary in auch provide and the balance as shall be necessary in obtaining such compression, promptly upon banaliciary expenses of the feeding the line of the payment of the individences, trustes into a for the originary or plat of the property. (b) join in granting any essentent or centrication, the payment payment payment payment all the services mentioned in this paragraph shall be not less than \$5.
10. Do namy claudi by grantor thereing the parelian or their appearance and profiles in the payment's and there are an any second payment's the transmostic and appearance and profiles in the payment's and there are and the payment's the appearance and profiles at the payment of the appointed by a cert, and without regards the area facts that the collection including these payments are any shall be appeared by a cert, and without regards the area facts that any compare, and the payment's and the payment and the payment's and appeared and appeared on the transmostic the payment and the application or release thereof and application are applied to appear and the payment and the payment and the application and the payment and

in form as required by law conveying the property so sold, but whitch up operand, excluding the trustee, but including the ided of any matters of fact shall be conclusive proof of the inuthinhess thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the componisation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by geneses of sale, including the componisation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest shall be vested with all title appointed hereundsr. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title provers and daties conterted upon any trustee benein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of groper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee The grantor coverants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawing the fact the real property and has a valid, unencumbered if the therest or any accessor in interest that the frantor is lawing trustee that the grantor will warn and or proceeding is brought by trustee. The grantor coverants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawing which dranter to real property and has a valid, unencumbered if the

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, incrary s interest. I mis insurance may, but need not, also protect grantor's interest. If the contateral becomes usingged, the coverage purchased by beneficiary 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 to the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or 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 re-Solan and may not satisfy any need for property damage coverage of any mandatory habinty in quirements imposed by applicable law. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for frantor's personal, tamily or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies ito, inures to the benefit of and binds all purties hereto, their heirs, legatees, devinees, administrators, executors, personal representatives, increased and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named is a beneficiery herein.

secured hereby, whether or not named as a pencilicitry nergin. In construing this third deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be anade, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delote, by lining out, whichever wondary not applicable; if workcurty (a) is applicable and the isonificiary it as such word is delined in the Truth-in-Lending Act and Regula beneficiory MUST comply with the Act and Regulation by makin dicclosures; for this purpose use Stovens-Ness form No. 1319, or it compliance with the Act is not required, disrigent this notice. STATE OF OREGON, CO This instrument was by VOLANDA AMIRA	tion Z, the X Chol of Managers
OFFICIAL SEAL CAROLE AT 2 MOE NOTATY PLIBLIC OFFICIAN COMANSKICH NO. 058736 WY COMMISSION NO. 058736 WY COMMISSION DURING ANG. 15, 2005	Ordon Demonsion expires Mola
REQUEST FOR FULL RECONVEYAN TATE OF OREGON: COUNTY OF KLAMATH : ss. Hed for record at request ofAppent Tit JuneA.D., 1998 atA ofMortgage	1:29 o'clock <u>A.</u> M., and duly recorded in Vol. <u>198</u> on Page <u>19567</u> . Berneths G. Letsch, County Clerk