yn Tallomap to or**595740** moren pas uslândo kospini, ylenning boer li**ky hit** *migl***e Page**stos <mark>19787</mark>

Trophics becomed to becomes becomes to

is in **After Recording Return Yo**th to the reside of **08** to 18W 1012/11252 to 10 to 150 separate a clean to 2 of 1 In the office of the control of the cont

tel manuria, alcadimate i passa in dasa principali di alcalera architera di pelaberale dillib ं इंटर की का स्वीहेंद्र को किया कर के का का बहु हैं है जिस में कुछ के देखें के का के किया है है के किया है कि . Tä proviist ana oilaisihalisist kiristiniste on tija kuikhuje noo oi perustaihuenteron in oo i proningr

The most of the transfer of the second straight of the second straight of the second s

an combine to encourage on a secondary effects to profit elaboration green and a management of encouragement encourageme

Anjerican General operated was a part of the control of the part of the same for the same finance, inc. to the last of the same and the same of the sa Finance, Inc.

d was been there a life to deline by limited has fo A Subvidisity of American Connect Corporation

|--|--|--|

TOUGH DEED TO CONCLINED SINANCE LICENSES

THIS TRUST DEED, made this	Time Asia		June	
balween John Pope and Ann A Pop	The state of the s	The second of th		
as Grantor, and Aspen Title and E				
as Trustee, and American General Finance	o, Inc., es Benefici:	xy ,archeo alis in	other askyl hase a	- Anterballi gelükseley oraz. Mela Pilateka kolomo
องมี ภาษา สู่เหมืองเกตเมื่อหนึ่งเรียง หรือเดา เป็น หล				
Grantor irrevocatily grants, bargain			Street American for	er of sale, the property
Lots 26 and 27, Block 2, BLEY-W	ias Helghts, in	the County	Note that the state of the stat	
CODE 58 MAR 3714-3CD TL 2300 CODE 58 MAP 3714-3CD TL 2400 CODE 58 MAP 3714	in hog yak sion. Todlet teleted yit	aeld prepartical apilit delever dica	izelika die 2000. Iotobian Milleri	liverite zosa (an ibaliya) (ad) kali an ibalij kalen princesa (
			시간 등록 하는 것이 되었다. 1일 - 1일 하는 것이 하나 (1)	Theres visites a H
ettinest josennote pro denad to higo and igland edito se voi vestis escientin eo electrici perdi edito le acercan perdi revigioren hasi multice edito le aberdanto ele anno electrici estigo i edito le espectante a data establica españa.	en int la masse q les passes especial la benesiéa y actual la benesiéa y actual la constant de la constant de l	ns to its zuilletii 4: Sio yeq ni Den 1: Sion yeq ni Den 1: Sionegal tik	priotices of specifications of princes of the root to the common	tili (digi) delesandi libete La especia al per Colana La especia
Appropried and the second of t	lağındığ Afireliki 22 ili diyonisi Af	rien von de 1686 Seite von de 1686	ivaci sidi-mi scen Past Asm budi	r si ndrigi yin filmes d Konkij sin Vraskir.

coather with all and singular the tenements, hereditaments and appunenances and all other rights thereunto belonging or
in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fatures now or hereafter
atlached to or used in connection with said real estate, FOR THE PURPOSE OF SECURING PERFORMANCE of each
agreement of the granter herein contained and also securing the payment of the sum of \$ 25409.99
this day actually formed by the beneficiary to the grantor for which sum the grantor has given his note of even date
physible with interest to the beneficiary in 60 60 monthly installments. The first payment of 261.37
will become due and piyable on the <u>15th</u> day of <u>July</u> , 1998 and subsequent
payments of 261.37 each on the same day of each month thereafter until said note is fully paid; the final
ristallment on said note in the sum of \$ 25077.61 will become due and payable on <u>June 15 2003</u>
; said note bears interest at 12.00 % per annum. The note includes \$ 960.00 in points.
PREPAID FINANCE CHARGE that is financed so the actual effective ANNUAL PERCENTAGE RATE is 13.04 %.
The control of the state of the state of the specific of the s

All installments include principal and interest and, as paid, shall be applied first to interest and then to unpaid principal; prepayment of said note in full or in part may be made at any time.

THIS TRUST DEED AND THE NOTE IT SECURES ARE NOT ASSUMABLE.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the trustor, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable.

The above described real property [] is *** is not (state which) currently used for agricultural, timber or grazing purposas.

NOTE: The Trust Dead Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Cregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. The licensee is always the buneficiary. This form not suitable for loans less than \$2,000.

1. To protect, preserve and maintain said properly in good condition and repair; not to remove or demoist any tradeing or improveries it thereon; not to crimital or permit any waste of said property.

2. To complike or restore promptly and in good and workmanike manner any beauting or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore. 3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property, if the beneficiary so requests, to join in executing such finencing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire with extended coverage, vandalism and malicious mischief in an amount not less than , written in companies acceptable to the beneficiery, with loss payable to the letter and to granter as their interests may appear; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least fifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. Grantor hereby authorizes and directs beneficiary to procure, if procurable, such credit life or credit life and disability insurance as grantor may have authorized, pay the premiums on all such insurance and deduct the amounts so actually paid from the proceeds of the loan. The amount collected under any fire or other insurance policy may be applied by beneficiary upon any inclebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be interest to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. Should the grantor fall to so insure or to preserve the collateral for this loan, the beneficiary may purchase such insurance and add the amounts so paid to the unpaid principal balance to bear interest at the rate specified above and constitute an additional obligation of the grantor hereunder to be paid over the remaining term of the promissory note which this instrument secures concurrently with the remaining unpaid installments.

The following warning applies if, as a condition to closing your loan, we have required that you maintain properly insurance on property securing this loan:

WARNING

Unless you provide us with evidence of the insurance coverage as required by our contract or loan agreement, we may purchase insurance at your expense to protect our interest. The insurance may, but need not, also protect your interest. If the collatural becomes damaged, the coverage we purchase may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained property coverage

elsewhere.

You are responsible for the cost of any insurance purchased by us. The cost of this insurance may be added to your contract or loan balance. If the cost is added to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage lapsed or the date you failed to provide proof of coverage.

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by

5. To keep said premiums from construction liens and to pay all taxes, assessments and other charges that may be lavied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary.

To appear in and defend any action or proceeding purporting to affect the security rights or powers of

benuficiary or trustee.

It is mutually agreed that:

- 7. In the event that any portion of all said property shall be taken under the right of eminent domain, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it upon the indebtedness secured hereby; and grantor agrees, at his own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.
- 8. If this Deed of Trust is subject and subordinate to another Deed of Trust, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior Deed of Trust, the holder of this Deed of Trust may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this Deed of Trust and the accompanying note shall be deemed to be secured by this Deed of Trust, and it is further expressly agreed that in the event of such default or should any suit be commenced to forecide said prior Deed of Trust then the amount secured by option of the comparying note shall become and be due and payable at any time thereafter at the sole option of the comparying of this Deed of Trust.

9. At any time and from time to time upon written request of beneficiary and presentation of this deed and the note 9. At any time and from time to time upon written request of beneficiary and presentation of this deed and the note for endorsement (in case of full reconveyance, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereor; (d) reconvey, without warranty, all or any part of the property. The grantee in any matters or facts shall be conclusive proof of the truthfulness thereof.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a court appointed receiver and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue for or otherwise collect the rents, issues and profits, including those past due and unpeld, and apply the same, upon any indebtedness secured hereby, and in such order as beneficiary may determine. After grantor's default and referral, grantor shall pay beneficiary for reusonable attorney's fees actually paid by licensee to an attorney not a salaried employee of licensee.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of insurance policies or compensation or awards for any taking or damage to the property, and the application thereof as alorseaid, shall not cure or waive any default or notice of default hereunder or invalidate any act

12. Upon default by granter in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event and if the above described property is currently used for agricultural, timber or grazing purposes, the beneficiary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclose this trust deed in equity as a mortgage provided by law for mortgage foreclose this trust deed in equity as a mortgage provided by law or direct the trustee to foreclose this trust deed by advantage provided by law or direct the trustee to foreclose this trust deed by writish notice of default and his election to sell the said described real property to existly the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. Should the beneficiary elect to foreciose by advertisement and sale then after default at any time prior to five they before the date set by the trustee for the trustee's suite the grantor or other person so privileged by ORS 88.755, may pay to the beneficiary or his successori in interest respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no classic occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcels of parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant of warrinty, express or implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiery, may purchase at the sale.

15. When trusted sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the obligation secured by the trust deed, (2) 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 (3) the surplus, it any, to the granter or to his successor in interest entitled to such surplus.

16. For any reason permitted by lew 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 title, powers and duties conferred upon any trustee

office of the recording officers of the county or countie		nich, when recorded in the half be conclusive proof of
17. Trusfee accepts this trust when this deed, provided by law. Trustee is not obligated to notify any paraction or proceeding in which grantor, beneficiary or trustee.		
The grantor covenants and agrees to and with t seized in fee simple of said described real estate prope warrant and forever defend the same against all persons		er him, that he is lawfully to thereto and that he will
The grantor warrants that the proceeds of the loan (a) *primarily for grantor's personal, family, househ (b):xfor.enr.enganitation;:on/jeven-if:granter is exp theoregioustical purposes:	fold of Reviewitters numbered from branch	downly 2 lables to the land
This deed applies to, insures to the benefit of administrators, executors, successors and assigns. The phidgee, of the note sicured hereby, whether or not whenever the context so requires, the mesculine genderical includes the plural.	e term beneficially shall mean the hol named as a beneficiary herein. In rincludes the fernimae and the nauter.	der and owner, including construing this deed and and and the singular number.
IN WITHESS WHEREOF, said grantor has hereunte	n ssi hia hand thei deve and war first abo	
7/2/20	- vo. in ficulty title you had tell	Ap Midest
Taba Robert		والمراجع فالمتعادل المتعادلات المتعادلات
-dhould frame	요즘 불자는 그를 통지하는 사람이다.	
Maccal a Regar		Caracteristics of the same office of the sample of the same of the
Ann A Pope IMPORTANT NOTICE: Delete, by lining out, whichever the paralleleter is a creditor as also we		
The first of the second	ro is commed in the Trust-in-Landing i	of and Regulation 7 the
	ic is connect in the trust-in-reading t	ct and Regulation Z, the
n di lerz ed of norman en seuz etche berken is da	a grades - H-radet and in termino e. or section of the control of the experience was control of the control o	ct and Regulation Z, the
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. County of	a grades - H-radet and in termino e. or section of the control of the experience was control of the control o	ct and Regulation Z, the
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	ORS 93.490) STATE OF OREGON, County of	or and Regulation Z, the
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STIATE OF OREGON, County of Multiple Major Personally appeared the above named John and Ann Poise and	ORS 93.490) STATE OF OREGON. County of	cor and Regulation Z, the
(If the signer of the allove is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, County of	STATE OF OREGON. County of Personally appeared and who, being duty sworn, each for hi	Ss.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STIATE OF OREGON, County of Multiple Major Personally appeared the above named John and Ann Poise and	STATE OF OREGON. County of Personally appeared and who, being duly sworn, each for hi other, did say that the former is the	ss.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STIATE OF OREGON. County of	STATE OF OREGON. County of Personally appeared and who, being duly swom, each for hi other, did say that the former is the president	ss. Ss.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, County of MUTHO MA Personally appeared the above named John and Ann Poise and acknowledged the foregoing instrument to be their voluntary act and deed.	STATE OF OREGON. County of Personally appeared and who, being duly swom, each for hi other, did say that the former is the president secre	ss. and that the latter is the stary of the send that
(If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF CREGON, County of MUTHON MA Ss. Personally appeared the above named John and Ann Pope acknowledged the foregoing instrument to be their voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon My commission expires: 1-28-200	STATE OF OREGON. County of Personally appeared and who, being duly swom, each for hi other, did say that the former is the president seal of said corporation and that said sealed in behalf of said corporation board of directors; and each of the seal of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said sealed in behalf of said corporation and that said said sealed in behalf of said corporation and that said said sealed in behalf of said corporation and that said said said said said said said said	and regulation Z, the second s
(If the signer of the alroye is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. County of	STATE OF OREGON. County of Personally appeared and who, being duly sworn, each for his other, did say that the former is the president seal of said corporation and that seal of said corporation and that se	and regulation Z, the second s
(If the signer of the allowe is a corporation, use the form of acknowledgement opposite.) STIATE OF OREGON. County of	STATE OF OREGON. County of Personally appeared and who, being duly swom, each for hi other, did say that the former is the president seal afficed to the foregoing in seal of said corporation and that se and sealed in behalf of said corporation and items and sealed of directors; and each of the instrument to be its voluntary act ant before Me:	and their the latter is the stary of a corporation, and that still instrument was signed wation by authority of its hem acknowledged said ideed.
(If the signer of the alroye is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. County of	STATE OF OREGON. County of Personally appeared and who, being duly swom, each for his other, did say that the former is the president seal afficed to the foregoing in seal of said corporation and that seal directors; and each of the instrument to be its voluntary act and sealed in the instrument to be its voluntary act and sealed in the its voluntary	and their the latter is the stary of a corporation, and that still instrument was signed wation by authority of its hem acknowledged said ideed.