1.548						
noir, r. 184666 or demokala any	191 bos hati 198 artisati	SEP 17	A11 :49	a n <b>Vol<sub>en</sub>///98</b> 2 There is a too to be	_Page	34200
After Recording Return To: perbeard	หน่อ หลากได้เล	ร องค์ (จะเทาจำกว	v bna boog ni	Pop Applied has		rverging i pando Streng (1
After Recording Return To: American General Finance 628 N Riverside Suite C Medford, OR, 97501	ે વધાનાનું અને ત્રી છે 10 વર્ષ્યોન્ડ	istorijas as gad Istorijas ir	atin'i Parish Nadaliya. Ny INSEE dia mambana	lind 2005 Mathematical A silvator on the first		A TELECOPTUS T PS - SV - S - SUSING SERVING A SUSINE
<ul> <li>Compared to the first transfer of transfer of the first transfer of the first transfer of t</li></ul>	Mi to waa eg Leonidioon	grafi jazla etta. Deta kaustoaa	Kira medamin Tilikaran	d Mark Japanes. Nakalan		
er find out field is not generally and selection of the first of the contract of the first or th	arch od timb	n of water.	ta Starting to	131 C. G. C. 100		
on the second section is given the consultation of the second section of the section of the second section is the second section of the second section is a second section of the second section of the second section is a second section of the section o	854 N. W.W.	الموتقية والأراث	to a select of agency of	· waring · ·		
្រស់ ប៉ុន្តែទាំភ្សាល់ ប្រជាជាធិប្បីអាចមេ	Elective Day	glad all 1884.	เห็นไป เลยไปเลื่อว่า กระบบเมื่อได้เล่า	Magnet Holland		
ong 16 met <b>u b</b> odi 10am number, 13am del Sina <b>540 et e</b> un indoeligis (14 speciel)	Al take to the	ar all by refer	المنازي المراكبين	er i grend de la companya de la comp		
<ul> <li>Stock of the feet about the first of the place of the control of the</li></ul>	A Strate		A Committee of the Comm			
American General		(Fix Recor	der's Use)		<del></del>	
Finance, Inc. A Subsidiary of American General Corporation		J 45		in 16 Profesional de la Suincia Paris de la compania	600	AMERICAN
A TOUGT	DEED TO		104	in de la companya di Salahasan. <u>Di Salahasan di</u> Salahasan di Salah		GENERAL
		CONSON	MER FINANC	CE LICENSEE		
THIS TRUST DEED, made to between Shannon: L. Kunze	his	_15th	day of	September		1998 .
as Grantor, and Amaritities	REDVAMENT	Affilia Auto A		Tarkenthi e ye e itaz	·	
as Trustee, and American General Fin	nance, Inc.,	as Beneficia	<b>γ</b> ή (1.5) - 1.50	tall or style of		· · · · · · · · · · · · · · · · · · ·
Grantor irrovanable annua	eropati i	WITNES	SETH:	and the second		
Grantor irrevocably grants, bar Klamath	rgains, seils	and conve	ys to trustee i	in trust, with powe	r of sale,	the property in
The South 40 feet of Lot 43, thereof on file in the office.  The physical address is: 186			TOTA OF KIE	meeth County, C	regon.	plat
				tion pale. Commission a 422	200	
Manada of Control of Control of Branch of the Control of Contro	ti in digitali peliti Tanggarangan	r fare y fertil e Grant Grant Grant	lag vara siva ili 10 no constanti alla			
	276426					in Marian Salah Tanàn
Together the Ward of the Constitution of the C	And The grade		:			
together with all and almost a state	tara di Paga					
together with all and singular the tener in anywise now or hereafter appertain attached to or used in connection with agreement of the grantor herein contain this day actually loaned by the benefit payable with interest to the beneficiary will become due and payable on the payments of \$140.15	sald real en	state, FOR 7 securing th	HE PURPOSE  e payment of t	s thereof and all f E OF SECURING F he sum of \$_5763	extures no PERFORM 5-58	w or hereafter IANCE of each
payments of \$140.15	each on the	day of same day of	October each month th	nereafter until seid r	1998 a	nd subsequent
installment on said note in the sum of \$ 2003 ; said note bears interest at a PREPAID FINANCE CHARGE that is All installments include principal and leading	140.15 16.00 financed so	% per annothe actual c	_ will become um. The note	due and payable of includes \$ 300 0	Septer	phor 21st in points,
All installments include principal and in prepayment of said riote in full or in part				irst to interest and	then to u	
THIS TRUST DEED AND THE N	OTE IT SEC	CURES ARE	NOT ASSUM	ARI E		
The date of maturity of the debt of said note becomes due and payable therein is sold, agreed to be sold, coinstrument, irrespective of the maturity shall become immediately due and payartics.	secured by to a line the even onveyed, as	this instrume rent the with	nt is the date, in described p	stated above, on w	thereof	Of any interest
The above described real prope grazing purposes.		is not	(state which)	currently used fo	r agricultu	ural, timber or
NOTE: The Trust Deed Act provides the Oregon State Bar, a bank, trust comoregon or the United States, a title is subsidiaries, affiliates, agents or brancheneficiary. This form not suitable for lo	nsurance co	ee hereunde vings and loa ompany auti	ar and a control to the	www.comerce.com	รเทครร แกก	TOT THE ISSUE OF

C37-00012 (11-05)

Description of the serve and maintain said property in good condition and repair; not to remove or demossh any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building 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 financing 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 against loss or damage by fire with extended coverage, vandalism and malicious mischlef in an amount not less than \$\frac{5763.58}{.000}\$, written in companies acceptable to the beneficiary, with loss payable to the latter insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary as soon as 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 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 indebtedness secured hereby and in such order as fire or other insurance policy may be applied by beneficiary upon any indebtedness 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 released 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 property 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 made against you. You may later cancel this coverage we purchase may not pay any claim you make or any claim alsowhere.

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 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 levied or assessed upon or against said property before any part of such taxes, assessments and other charges become past due or definquent and promptly deliver receipts therefor to beneficiary.

6. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary 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 monles 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 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 holder or this Deed of Frust may pay such installment of principal of 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 foreclose said prior Deed of Trust then the amount secured by the Deed of Trust and the secured by this Deed of Trust and the accompanying note shall become and be due and payable at any time thereafter at the sole option of the owner or holder 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 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 deed or the lien or charge thereof; (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 nereby, and in such order as beneficiary may determine. After grantor's default and referral, grantor shall pay beneficiary for reasonable 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 application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act

12. Upon default by grantor 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 toreclosures. However if said real property is not so currently used, the beneficiary at his election 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 or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby. written notice of default and his election to sell the said described real property to satisfy 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.

days before the date set by the trustee for the trustee's sale, the granter or other person so privileged by ORS 88.753, may pay to the beneficiary or his successors in interest respectively, the entire amount then due under the terms of the default 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 parcel or 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 warranty, 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 beneficiary, 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 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, if any, to the grantor or to his successor in interest entitled to such surplus. 18. For any reason permitted by law 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. conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and sustitution shall be made by written instrument executed by the beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the recording officers of the county 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, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real estate property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) \*primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), APTO RECENSOR RESIDENCE AND AN ARCHITECTURE OF CHARGO OF This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Shannon of Kunze Shannon L. Kunze IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the sometime of the first section of the section of the sections of the section of the s Adout product the second of the second of the second (ORS 93.490) (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. County of Jackson STATE OF OREGON, County of \_ Personally appeared the above named Shannon L. Kunze Personally appeared acknowledged the foregoing instrument to be and who, being duly sworn, each for himself and not one for the other, did say that the former is the voluntary act and deed. president and that the latter is the OFFICIAL SEAL) \_secretary of SUSAN K. BUPNOTATI Public for Oregon My company public costeon (15-9-200) JUSTIK. BULKS the seal affixed to the foregoing instrument is the corporate , a corporation, and that seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its

board of directors; and each of them acknowledged said

(OFFICIAL SEAL)

instrument to be its voluntary act and deed.

Before Me:

Notary Public for Oregon My commission expires:

nte medica de la composition del composition de la composition de la composition del composition de la composition del composition del composition del composition del composition della composition della composition della composition della composi

Heavy System for Owegon

MARIE DATORA M

AY COMMISSION 12-905 MAY COMMISSION 12-905 MAY COMMISSION 12-905 MAY COMMISSION 12-9055 MAY CO. 3007