THE PROPERTY OF THE PARTY AND PARTY OF THE PARTY OF	in the same of			
			COPPARTION STREET	Charles on the contract
	ite : : / tillia (1		the same of the sa	The state of the s
ing in a second of the		<b>经第二版 16 和 10</b>	Yol <u>2039</u> F	ילימים פחמי
			TO MAKE P	
. ∴ TR	NST DEED		** Vol_ <i>0111_</i> F	
201 At 100 A	the fit properties and	Af historia de la companya de la co	STATE OF OREGO	N,
ACT TO SHIP IT HAVE			County of	-
: NOBERT J. HAMEE	N & JUDY A, SHOCK	· · · · · · · · · · · · · · · · · · ·	4.00 E # CYPETATA PROM	line within instri
1.0. BOX 336	The state of the protections		" " Tras received for m	control ments
BEATTY OR 976			CT	
DATE TO THE PERSON	Mens of Address of The Co	The service of the service of the service of	o'dlock	M., and record
8607 4TH STREET	SA PLY JAHICE RE	TYTY TO THE TOTAL CONTRACTOR OF THE PARTY OF	Trick I am a Till a Til	g. Hyper
ORLÁNDO, PI, 13		PECOSDER'S LIZE	and	Vor as fee/file/i
	O JO		ment/microfilm/rec	cotton No
IN THE PROPERTY OF		The state of the s	Record of	- Of said Cor
			Witness my h	and and soul of C
	TITLE INSURANCE CO		affixed.	7.0
422 HAIN ST	No. of the last of	A A LAND MEDING IN TO LEVE	i i i i i i i	/
KLAMATH FALLS O	R 97601	The same	TO ALL	TITLE
May		The state of the s	bý	Dr
100F	The state of the s	I/\03734	, **:	
THE THE PROPERTY OF	1		And the second s	
THIS TRUST	DEED, made this _51	II day of HA	RCH	99
THIS TRUST	DEED, made this 5T	H day of MA	-	, 1999, betw
BOBERT J. HANSEN	NAMO JUDY A. SHOC	KISY NOT AS TENANTS -	N COPMON BUT WROS	, 1999, betw
<u> DOBERC J. HANSER</u> EIRST AMERICAN	N-AND JUDY A. SHOC	KLEY NOT AS TENANTS I	N COMMON BUT WROS	es Grar
COHERC J. HANSEN ETRST AMERICAN	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI	KLEY NOT AS TENANTS IN MPANY LLES, RUSBAND AND WIF	N COMMON BUT WROS	es Grar
<u> MANSER</u> ETRST AMERICAN	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI	KLEY NOT AS TENANTS IN MPANY LLES, HUSBAND AND WIFE	N COMMON BUT WRGS	es Grar , as Trustée,
OBERT J. HANSED EIRST AMERICAN OBERT A. GILLES	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI	KLEY NOT AS TENANTS IN MPANY LLES, RUSBAND AND WIFE	N COMMON BUT WROS	, es Grar , as Trustée,
OBERT J. HANSED FIRST AMERICAN OBERT A. GILLES	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI	KLEY NOT AS TENANTS II MPANY LLES, RUSBAND AND WIFE WITNESSETH:	N COMMON BUT WROS	, es Grar , as Trustée,
OBERT J. HANSED FIRST AMERICAN OBERT A. GILLES	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI	KLEY NOT AS TENANTS II MPANY LLES, RUSBAND AND WIFE WITNESSETH:	N COMMON BUT WROS	, es Grar , as Trustée,
OBERT J. HANSED FIRST AMERICAN OBERT A. GILLES	N AND JUDY A. SHOC TITLE INSURANCE CO S. AND JANICE R. GI Cobby grants, bergains, so Colinly, Orego	KLEY NOT AS TENANTS IN MPANY LLES, HUSBAND AND WIFE WITNESSETH: ells and conveys to tructee in the confidence of the con	R. COMMON BUT WROS	es Grar , as Trustée,
OBERC J. HANSET FIRST AMERICAN OBERT A. GILLES COMMITTED OF THE PROPERTY OF T	N. AND JUDY A. SHOC TITLE INSURANCE COI S AND JANICE R. GI Cebly grants, bergains, se County Orego	KLEY NOT AS TENANTS II MPANY LLES, HUSBAND AND WIFE  WITNESSETH: ells and conveys to trustee i	COMMON BUT WROS	es Grar, as Trustee, as Trustee, es Benetici
OBERT J. HANSET FIRST AMERICAN OBERT A. GILLES Grantor irrovoc KLAMATH	N. AND JUDY A. SHOC TITLE INSURANCE COI S AND JANICE R. GI Cebly grants, bergains, se County Orego	KLEY NOT AS TENANTS II MPANY LLES, HUSBAND AND WIFE  WITNESSETH: ells and conveys to trustee i	COMMON BUT WROS	es Grar, as Trustee, as Trustee, es Benetici
OBERT J. HANSEN FIRST AMERICAN OBERT A. GILLES  Grantor irrovoc KLAMATH  LOT 17 IN BLO PLAT THEREOF O	N AND JUDY A. SHOC TITLE INSURANCE CO S AND JANICE R. GI S AND JANICE R. GI Cebbr grants, bergains, se County, Orego CCE 21, SPRAGUE RIV N FILE IN THE OPP	KLEY NOT AS TENANTS II MPANY LLES, RUSBAND AND WIFI  WITNESSETH: ells and convoys to trustee i on, described a.  VER VALLEY ACRES, ACCOUNTS OF THE COUNTY OF	N COMMON BUT WROS	es Grar, as Trustee, ses Benefici. sele, the property
OBERT J. HANSEN EIRST AMERICAN OBERT A. GILLES  Crantor irrovoc KLAMATH  LOT 17 IN BLO PLAT THEREOF O	N. AND JUDY A. SHOC TITLE INSURANCE CO S. AND JANICE R. GI S. AND JANICE R. GI Cebbr grants, bergains, se Colling, Oresc COLLING SPRAGUE RIV ON FILE IN THE OPP	KLEY NOT AS TENANTS IN MPANY LLES, HUSBAND AND WIFE WITNESSETH: ells and conveys to tructee in the confidence of the con	N COMMON BUT WROS	es Gran, as Trustee,, as Beneficia sale, the property

"一""红龙""似海"高红河 controlly bereins · Marine

ogether with all and singular the tenements inteditaments and appurtenances and all other rights thereunto belonging or in arraise now a secretion opportaining, and the tenta, issues and prolits thereof and all fixtures now or hereafter attached to or used in connection with

FOR THE PURFOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum

Dollars, with interest thereon according to the terms of a promissory policiary or order and made by granter; the final payment of principal and interest hereof, if not some paid, to be due and payable to baseliciary of order and me not some paid, to be due and payable "MARCH 8, 2006"

not somer paid, to be due and payable than or 2000 The date, stated above, on which the final installment of the note becomes due and payable. Should the granter either agree to, attempt to, or actually sell, correy, or axign all (or any part) of the property or all (or any part) of stanter a present in it without first obtaining the written consent or approval of the beneficiary, then, at the come immediately due and payable. The execution by granter of an earnest money agreement. does not constitute a sale, conveyance or any farment.

beneficiary's options, all obligations secured by this instrument, irrespective of the miturity dates expressed therein, or herein, shall become immediately due and opable. The execution by granted an earnest money agreements does not constitute a sale, conveyance or structure.

To protect the security of this text deed, granter agrees:

1. To protect, preserve and maintain, the property in good condition and repair; not to remove: "damolish and building or improvement thereon; not to commit or any wasts of the property.

1. To complete or rustore promptly any wasts of the property.

2. To complete or rustore promptly any wasts of the property.

3. To complete or rustore promptly any wasts of the property.

3. To comply with all laws, ordinances, regulations, incurred therefor.

3. To comply with all laws, ordinances, regulations, incurred therefor.

3. To comply with all laws, ordinances, regulations, incurred therefor.

3. To comply with all laws, ordinances, regulations, incurred therefor.

4. To comply with all laws, ordinances, regulations, incurred therefor.

5. To comply with all laws, ordinances, regulations, incurred therefor.

6. To comply with all laws, ordinances, regulations, incurrence of all line names of the property in the beneficiary or provide and continuously maintain, insurance on the buildings now or hereafter exected on the property, giginst loss or distances to provide and continuously maintain, insurance on the buildings now or hereafter exected on the property, giginst loss or written in communic or other based as the beneficiary.

4. And the provides and continuously maintain, insurance on the buildings now or hereafter exected on the property in the security of the applications.

5. To keep the property in the security may policy of insurance now or hereafter placed on the quildings, the laws to the beneficiary are property and the property and policy of insurance now or hereafter placed on the quildings, the laws to the beneficiary or any part thereof, may be related to the property

NOTE: The Text Deed Act provides that the involve harsunder must be either an after eg, who is an active manubor of the Oragon State Em, a benk, must excapany as excising and loan especially orthogon extherized to be business under the loan of Oragon or the United States, a fittle loannesse company asthorated to house title in rest
"WAPPARTICL UP USC 1704-3 regulation and may profiled exercise of this option.
"The publisher suggests that such an approximant address the lease of obtaining beauticiary's constant in complete detail.

Asher her to exceed the last the amount regulated to see all removable costs, in passenge and ultrarely has been contained by furnition in the cost of the cost of

WARNING: Unless grantor provides heneticiary 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 beneliciary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may out 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 for the cost of any insurance coverage purchased by benesiciary, which cost may be added to grantor's contract or loan balance. It 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 data 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 n andatory liability insurance reoctain aions and may not sainsy any mean on property demand overlage of any managery, quirements imposed by applicable law.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for granter's personal, family or household purposes (see Important Notice below).

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

INDEXED

This deed applies to litures to the benefit of and binds all perties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary harsin.

In construing this trust 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 made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

\* Unportant NOTICE: Octate, by Thing set, whichever warranty (a) or (b) is

out applicable; if warranty (a) is capilleable and the boundfulery is a creditor
at such word is defined in the Inch-in-leading Act and Regulation Z. the \*\* PAPPETARY PROFESSION OF THE CONTROL OF THE PAPPETARY O destinate state compresses as Stevens-lies form to, 1319, and transitions with the Act is not transited, charged this patient. THE SHOCKER STATE OF GREGON, County of .... petrumentare acanomicaled before on on OLUA J. HONSEN SAND JUDI CORRESTED POTT Was acknowledged belore OFFICIAL SEA SPENDA P. RODRIGUEZ JADTARY PRINCIPACIÓN CAMPASSON DE SONO BY CAMPADON OFFICIAL SERVE BY CAMPADON OFFI BY C oduques Nation Public for Oregon My commission expire SECONDS FOR THIL ESCONVEYING (In be said and STATE OF OFECON SO ROST TO AN INCIDENT 33. XXXX American Tible us Fried for record as a loth \_\_\_\_\_Religi o'clock P. M. and daily recorded in Vol **Exerticacos** \_m Page \_\_\_\_9078 FEF makes a 412 00 Commission of the commission Linda Smith, County Clerk

by Buttlem Ross

i.	Test ice on	ed at respect o	UNITOFKIA	in tipe-dia a.t.				
		March	X	91 at 3:01	rican/Title		19th	
400			·*	Kortgages		and duly recorded in Vol. 9905	<b>1999</b>	day
P	B	\$20.00			7	Linda Smith, Coun	ty Clerk	100
					**************************************	hilm Ross		Vagetor.
Place								