	Si		
	27.10		

Q12/Q1			
H & H BAIL BONDS/BAIL REFERRAL			4000
SIFA TASE BATE BOOK TO	and other this course	nenco al se eb <u>az<b>Mi99</b> </u>	46645
	Small vilables see	e Kanaone sue spentral e	_ragea
Ti in sine. The wind to graph	व्यक्ति सन्भवस्य सम्बद्ध	Carried Street Street Post Control	and the second policies a notice
	of Income and their	State of Oregon	, County of Klamath
NUV /	AM II: 08	Recorded 11/22	/99, at //!084 m.
AND WHEN RECORDED MAIL TO:		In Vol. M99 Pa	ne 41.745
		Linda Cmith	90 <u>79275</u>
& HICBAIL BONDS/BAIL REFERRAL	on of hopesychiacids	Count Olas	Fee\$ 15
493 NORTH@ETRST@CODDDD			
AN JOSE, CAP 095112 Strate	Sefferodonasi yesek	Canadae abac vesa in the a	
TENTION: Todd Grapain		<ul><li>1 以對為數理的組織性如此。</li></ul>	A Maria Carlo Maria Carlo Carl
- LA99-143	C99	Chan who is the years and	interestant unit of the
	SPA	CE ABOVE THIS LINE FO	R RECORDER'S USE -
the formulation of the formulation of any agreement contribution of the formulation of th	Vid agration false visio	to the many the second	्यं १५४वरः, १८५मः <sub>१८८ मध्य</sub>
America of the company of the compan	LUTE ASSIGNM	NT OF RENTS	vd Injerso och U
try periods asserted states and the self-trainer school present should apply the effective training for bind promoted that is a full part of the promote secured	A modula les tript sub	of restation of the second	t it the equation of the section
this Deed of Trust with Assignment of Rents, is made this the course of	no galar, including all	to agree and a second	
the control of Kents, is made this	day of	June	10 99
hose address is 15013 11 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	e valo its doed, wead	the resemblings out to room	, 19//-
	Contractive Man and		("TRUSTOR")
		OREGON	
TAVO - OT OR THE UNITED TO THE PROOF OF MILE	<sup>চিটি</sup> -টুর্বিপুরি <u>জ</u> ্বস্থানের ফলেন	(State)	(Zip)
INNET Micros Blad & A.	nerican Bail Bond	Services ("BENEFICE	APVII) where
40087 Mission Blvd., Suite 386 Fremont, CA 94539 , Trustor in Il Trustor's right, title and interest now owned or later acquired in the	revocably grants ar	d convoye to Tares	A wildse address
Clambar to transfer the person in the state of the state	rescribition of scription of the scription	on selverations of the selection of the	ne County of
Secretary control of the secretary secretary	na: okegon	vine la vasaciatri dei et e-	t, Shiday fata Hilling (Payory) Millian Indonesia da a a sa
rach and drug of tighs and begin has out take about production stated the an industry translating beginning the many translation and	ક્ષિણ કરવા કરા હેર <del>કરે કરે છે.</del>	ดวารสามารถการ และ และ และ เกาะสามารถการ เกาะ	eg er generaling green et. Been var en de st
colonoma da called Part alluro In Kinck O'Africa Anno		And the state of t	
the official plat thereof on file	The Market of the	MAIH COUNTRY, a	ccording to
only the compatament County: Oregon	Leading the real death of the establishment of the	The court of the c	Terk or
950 of this Strick has an arministration of the first of the contract of the second second second second second	e enclindado car lo qu	Worky of cases is a sec-	7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
202 ID BBBBBBBBBBBBBB Actions of the Color o	in the contract of the second	经保险的 有的性经的 动物的变形术 化二十二	and the second of the second of the second
和4 · · · · · · · · · · · · · · · · · · ·	The state of the state of the state of the	医多种结核 医克勒氏管 医克勒氏氏病 化二十二烷	na compania della setta colora di la colora
ed problemy is streamed eliad be useriouswis promot, sopper, son elianossis, successor to all its title, estate, highlis, powers; end duries. Se estately funcionales, the fock and page where use dead is recented and to	apeng asa mengeboosiKe	7000 Willey Joseph William	n Paul so e di perduana.
to the optimizer at beat and made eggin the dispersion is executively income of the optimizer of the optimiz	anti cas paintel acci	ut stopplet site to some o	in in the comment of the parties of the comment of
and packets with 22222 and a second	그 그들이 한 방향을 보냈다.	The state of the s	
'N#" \$23431£"7#3509#N2380#N700###		The state of the s	In the fifth the incompanion to the common production of
<b>小 # - KZ3431年 7 #3509年023D0年00700</b> ## # # # # # # # # # # # # # # # # #	eland (ela la la PÉI	VAL AMOUNT &	in the fifth that it is to be the term of the contract of
Together with all the tenements hereditaments	This lesswo adicion	NAL AMOUNT: \$	a fight for the contraction of the contraction
Together with all the tenements hereditaments	This lesswo adicion	NAL AMOUNT: \$	a fight for the contraction of the contraction
Together with all the tenements, hereditaments and appropertaining, and the rents, issues and profits thereof are herein refe	urtenances now or		17,500 - pelonging or in any w
This deed is for the automated	urtenances now or	FERIT.	17,500 - pelonging or in any w
Together with all the tenements, hereditaments and appropertaining, and the rents, issues and profits thereof are herein refe  This deed is for the purpose of securing performance of each search Beneficiary of the monies due to it and of all losses, damages and as more fully set forth in the second securing performance.	urtenances now or med to as the PRO ch agreement of Tro s, expenditures and	istor herein contained,	17, 500 - pelonging or in any wand securing payment
Together with all the tenements, hereditaments and appropertaining, and the rents, issues and profits thereof are herein refe  This deed is for the purpose of securing performance of each each send as more fully set forth in the total of all losses, damages and as more fully set forth in the total of all losses.	urtenances now or med to as the PRO ch agreement of Tro s, expenditures and	istor herein contained,	17, 500 - pelonging or in any wand securing payment
Together with all the tenements, hereditaments and appropertaining, and the rents, issues and profits thereof are herein refe  This deed is for the purpose of securing performance of each estaid Beneficiary of the monies due to it and of all losses, damages and as more fully set forth in that certain bail bond and/or indenerence as though herein fully set forth), on account of, growing out	urtenances now or rred to as the PRO ch agreement of Tro s, expenditures and nnity agreement(s), of, or resulting fron	ustor herein contained, liability suffered, sustain which agreement(s) is	17, 500 - pelonging or in any wand securing payment ned, made or incurred is made a part hereof it
rogether with all the tenements, hereditaments and appropertaining, and the rents, issues and profits thereof are herein refe.  This deed is for the purpose of securing performance of each each Beneficiary of the monies due to it and of all losses, damages and as more fully set forth in that certain bail bond and/or independence as though herein fully set forth), on account of, growing out	urtenances now or rred to as the PRO ch agreement of Tro s, expenditures and nnity agreement(s), of, or resulting fron	istor herein contained,	17, 500 - pelonging or in any wand securing payment ned, made or incurred a made a part hereof

and the matters set forth in this ball bond and/or indemnity agreement, these presents are security. To protect the security on this Deed of Trust, Trustor covenants and agrees:

1. To keep the property in good condition and repair; to permit no waste thereof; to complete any building, structure or improvement being built or about to be built thereon; to restore promptly any building, structure or improvement thereon which may be damaged or destroyed; and to comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting the property.

(2004) 2.20. To pay before delinquent all lawful taxes and assessments upon the property; to keep the property tree and clear of all other charges, liens

3. To keep all buildings now or hereafter erected on the property described herein continuosly insured against loss by fire or other hazards in an amount not lass than the total debt secured by this Deed of Trust. All policies shall be held by the Beneficiary, and be in such companies as the Beneficiary may approve and have loss payable first to the Beneficiary, as its interest may appear, and then to the Trustor. The amount collected under any insurance golicy may be applied upon any indebtedness hereby secured in such order as the Beneficiary shall determine. Such application by the Beneficiary shall not cause discontinuance of any proceedings to foreclose this Deed of Trust. In the event of foreclosure, all rights of the Trustor in insurance policies then in force shall pass to the purchaser at the foreclosure sale.

4. To defend any action or proceeding purporting to affect the security hereof of the rights or powers of Beneficiary or Trustee, and to pay all costs and expenses, including cost of title search and attorney's fees in a reasonable amount, in any such action or proceeding, and in any suit brought

5. To pay all costs, fees and expenses in connection with this Deed of Trust, including the expenses of the Trustee incurred in enforcing the by Beneficiary to foreclose this Deed of Trust. obligation secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and Trustee's and attorney's fees actually incurred, as provided by statute of the secured hereby and the secured hereby

6. Should Trustor fall to pay when due any taxes, assessments, insurance premiums, liens, encumbrances or other charges against the property hereinabove described. Beneficiary may pay the same, and the amount so paid, with interest at the legal rate, shall be added to and become a part of the debt secured by this Deed of Trust. ALEGE MARKETE GEORGE MARKET GYEL

Signature:

1. In the event any portion of the property is taken or damaged in an eminent domain proceeding, the entire amount of the award or such portion IT IS MUTUALLY AGREED THAT: as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation.

2. By accepting payment of any sum secured hereby, Beneficiary does not waive its right to require prompt payment when due of all other sums

3. The Trustee shall reconvey all or any part of the property covered by this Deed of Trust to the person entitled thereto, upon written request to secured or to declare default for failure to so pay. of the Trustor and the Beneficiary, or upon satisfaction of the obligation secured and with written request for reconveyance made by the Beneficiary or

4. Upon default by Trustor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all the person entitled thereto. sums secured hereby shall immediately become due and payable at the option of the Beneficiary. In such event and upon written request by beneficiary, Trustee shall sell the trust property at public auction to the highest bidder. Any person except Trustee may bid at Trustee sale. Trustee shall apply the proceeds of the sale as follows: (1) to the expense of the sale, including a reasonable Trustee's fee and attorney's fee; (2) to the obligation secured by this Deed of Trust; (3) the surplus, if any, shall be distributed to the persons entitled thereto.

5. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the interest in the property which Trustor had or had the power to convey at the time of his execution of this Deed of Trust, and such as he may have acquired thereafter. Trustee's deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Deed of Trust, which recital shall be prima facile evidence of such compliance and conclusive evidence thereof in favor of a bona fide purchaser and encumbrances for value.

and the security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of this trust, to collect the rents, issues and profits of the property, reserving unto the Trustor the right, prior to any default by Trustor of any obligations secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the obligations hereby secured, enter upon and take possession of the Property or any part thereof, in his own name, sue for or otherwise collect rents, issues and profits including those past due and unpaid and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any obligations secured hereby, and in such order as the Beneficiary may determine. The entering upon and taking possession of this Property, the collection of such rents, issues and profits and the application thereof as previously stated, shall not cure or waive any default hereunder or invalidate any act done pursuant to such notice.

7. Beneficiary, or any successor in ownership of the obligations secured hereby, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, executed by the Beneficiary alone and duly acknowledged and recorded in the office of the recorder of the county or counties where said property is situated shall be conclusive proof of proper substitution of such successor trustee or trustees, who shall, without conveyance from the trustee predecessor, succeed to all its title, estate, rights, powers, and duties. Said instrument must contain the name of the original Trustor, Trustee and Beneficiary hereunder, the book and page where this deed is recorded and the name and address of the new Trustee.

8. That this Deed applies to, insures to the benefit of and binds all parties, hereto, their helps, legatees, devisee, administrators, executors, successors, and assigns. The term beneficiary shall mean he owner and holder including pledges, of the indemnity Agreement secured hereby, whether spire tuble ; and the rente are used and pigned therew are trackly minuted to see or not named as beneficiary herely. Har Almorroson dosa lo esa Trustor Signature la esaccasa estruit es basis suff that gold for the long of the mobiles that to licend of all loanes, damagon, grips of inTrustor Signature d convoir a share Chrey Roy Shepard e chemphy within blue less pictors led on the Trustor Signature bood a to namouse admost produces to the prevent Trustor Signature styles as a superstant of the produce of nacion a part novor s State of California Control of Cyliques as almosting executive medical stables to the control of cyliques as almosting executive formation within the control of County of Count ind greed it somewhaten in section 2 on RAIG. HERN: The section of Shep pardo to the to sent the personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(\$) whose name(\$) /are subscribed to the within instrument and acknowledged to me all that he/ske/they executed the same in his/ke//their authorized capacity() and that by his/hentheir signature(s) on the instrument the person(s), or the entity upon behalf of which the Person(s) acted, executed the instrument. referance or in all eventure), request, and training the Truston. The amover collected united raceby executed in source erect as the Durachesty shall datamina. Such application by the Commission # 1151907 witnessimy hand and official sealing more of of transition send of a summer of an រាប់ថ្ម ស្រាធារបទជ Notary Public - California sing energy and only terpo El Dorodo County My Comm. Stores Aug 17, 2007 (Seal)