HOOK 216 PAGE 253

FILT 1089
SKAP 17/ASH
PARAMASIA CO MILL

Out 30 12 he for the

Oct 30 12 hs fil 'Ul Caury GARY II. OLSON

	_			
•		This Space Provided for Recorder's I		
WHE	N RECORDED RETURN TO:	CLARK COUNTY SCHOOL EMP PO BOY 1730	Dise The state of	ä
	-	PO BOX 1739	LOYEES CREDIT UNION .	
	-	10 DOR 1737	The traces	
57	R 24360	VANCOUVER, WA 98668	lederat U	,
	1- 61360	ATTENTION: CINDY	A STATE OF THE STA	
	97284	DEED OF TRUST	*** **********************************	
		(LINE OF CREDIT TRUST DE	:ED)	
Granto	(S): GERALD SAHER DOE	SIMPLIFIED V. CUR TROWN TO	55,01	
	SPOUSE	SOUTH THE SUBJECT TO THE	E COMMUNITY INTEREST OF HIS	
Grante	e(s): CLARK COUNTY SCHO	OL EMPLOYEES CREDIT UNIO		
	CLARK FINANCIAL S	ERVICES, INC., TRUSTEE	N, BENEFICIARY	
			*	
-	A tract of land in th	e Northwest Quarter of G	ection 34, Township 7 North,	
Ran	ge 6 East of the Will	amette Maridian in the a	ection 34, Township 7 North, ounty of Skamania, State of	
Was	hington, sescribed as	follows:	ounty of Skamania, State of	
		TOTEOH3.	40%	
]	Lot 3 of the Swift Vid	W Short Plat recorded:	n Book 3 of Short Plats,	h
Pag	e 374 Skamania County	Records	n Book 3 of Short Plats,	
Assess	or's Property Tax Parcel or Acc	Records. 07-06-34-0-0-02	Or Freezend	
Hereren	ice Numbers of Documents Ass	signed or Released:	edised bi-	
			849 (MC)	
DATED:	October 29	2001	Tag de la companya de	
. 4	armine and		13 m s	
BETWEE	N. GERALD SAUER, PRESUR	PTIVELY SUBJECT TO THE	COMMUNITY Trustor, hereinafter "Grantor,")	
la.	INTEREST OF HIS SPO	JSE	(Irustor, hereinafter "Grantor,")	
whose a	ddress is <u>Lot 3 of Swift</u>	View, Skamania, WA 986	48	
AND: C	LARK COUNTY SCHOOL EME	LOYEES CREDIT UNION, BET	NEFICIARY , Beneficiary ("Credit Union.")	
	10 Poy 4700		. belieficiary ("Credit Union,")	
whose a	ddress is <u>PO BOX 1739</u> ,	Vancouver, WA 98668		
AND:	TARE ETNANCIAL CERTER			
Granter or	JARK FINANCIAL SERVIC	ES, INC., TRUSTEE	(ATmuster Pa	
(the Real	Property"), together with all existing or a	ion as beneficiary all of Grantor's right, title, a	nd interest in and to the real property described above	
tions, and	proceeds thereof.	occepted by erected or affixed improvements	nd interest in and to the real property described above or fixtures, and all accessions, replacements, substitu-	
	e of the following.)	TO. //		
☐ This Do	end of Trust is part of the contatoral face			
X) This De	eed of Trust is the sole collateral for the	he Agreement. In addition, other collateral at	so may secure the Agreement.	
(Check #)		Agreement	1	:
. —	(Please check which is applicable)	roperty, which is covered by this security inst	rument, and which is and shall remain:	
	Personal Property		*	
This Deed	of Trust secures (check it applicable):			
	Line of Court 1	•		
	at any one the N/A	it which obligates the Credit Union to make a	dvances to Grantor in the maximum principal amount	
	CARE limb and Country as a	until the Agreement is terminated or sus	pended or if advances are made up to the maximum	
	credit limit, and Grantor complies with a (In Gregon, for purposes of ORS 88.1)			
	extensions is 30 years from the date of	the Agreement) Funds may be advanced by	rity date of the Agreement including any renewals or y Credit Union, repaid by Grantor, and subsequently amount outstanding at a present outstanding to the control of th	
	Of Total course the test in the	were ment Notwithstanting the	amount outstand by Charlot, and Subsequently	
	Aus force and effect notwithstanding a ze	ro outstanding balance on the line from firms	amount outstanding at any particular time, this Deed if the line of credit under the Agreement will remain in to time. Any principal advance under the fire of credit of the best particular time. Any principal advance under the fire of credit of the section by this Deed of Tanasa.	
X	Fruity I can An and the	as the principal amount of the Agreement will	not be secured by this Deed of Trust	
	for purposes of ORS 88.110 and in Mai	imum principal amount of \$55,000.00	under the terms of the Agreement on Co.	
	years from the date of the Agreement)	To the extent of repayment, Grantor may re-	under the terms of the Agreement. (In Oregon, e Agreement, including renewals or extensions, is 30	

800x 216 PAGE 254

The term indebtedness" as used in this Deed of Trust, shall mean the debt to Credit Union described above, ificiating interest thereon as described in the credit agreement, plus (a) any amounts expended or advanced by Credit Union to dispharge Granton's obligators hereunder, and joi any expenses incurred by Credit Union or Trustee to enforce Granton's obligations hereunder, with interest thereon at the rate of Agreement. The credit agreement describing the repayment terms of the indebtedness, and any notes agreements, or documents given to renew, extend or substitute for the credit agreement dispharally issued is referred to as the Agreement." The rate of interest on the Agreement is subject to indefine

adjustment, renewal, or renegotation. The term "Borrower" is used in the Deed of Trust for the convenience of the parties, and use of that term shall not affect the leadily of any sour obspires this Deed of Trust, but does not execute the Agreement (a) is cosping this Deed of Trust only to grant and convey that Borrower and in the Property to Trustee under the terms of this Deed of Trust, but does not execute the Agreement (a) is cosping this Deed of Trust only to grant and convey that Borrower's of the Property to Trustee under the terms of this Deed of Trust, but of personally leaded under the Agreement except as sopher as provided or contact and (b) agrees that Credit Union and any other borrower ferequider may agree to extend modify forecear, release any coffered or make any other accounts of this Deed of Trust on the Agreement, a front notice to that Borrower is consent and without repassing that Borrower or modifying this Deed of Trust as it that Borrower's interest in the Property. This Property is the Agreement and a finite transport of the Interest as the Interest in the Property. This Deed of Trust molding the socurty interest is given to secure payment of the Indebtedness and performance of all Granton's obligations under this Deed of Trust and the Agreement and its given and accepted under the following terms.

- this beed on those and the infremient and to grow less accepted under the coloning terms.

 1. Rights and Obligations of Borrower, Borrower Grantor has various rights and obligations under this Deed of Trust These rights and responsibilities are set form in the following paragraphs. 1.1. Payments and Performance 2. Possession and Maintenance of Property. 3. Takes and Lens. 4. Property Damage Insurance 5. Expenditine by Oredit Union, 2. Conden ration, 8.2 Remedies, 10.1. Consert to, Close through 10.2 Effect of Consert, 11. Security Agreement Financing Statements, 14. Actions Upon Termination, 14.5. Actions/s Fees and Engineers, 16.2 Link Ownship. Power of Astonieys, 16.3. Advisor Reports, 16.5. John and Several Liability, 16.8. Waiter of Homestead Exemption, and 17.3. No Modifications.
 - 1.1 Payment and Performance. Grantor shall pay to Creat Union at amounts secured by this Deed of Trust as the ibetone due land shall perform all of Grantor's obligations.
 - 2. Possession and Maintenance of the Property.
- 21 Possession. Until in default, Grantor may remain in possession and control of and operate and manage the Property and collective Inco
- 2.2 Duty to Maintain. Granter shall maintain the Property in first class condition and promptly perform all regains and maintanance necessary to preserve its value.
- 2.3 Nuisance, Waste. Grantor shall neither conduct or permit any nuisance nor commit or suffer any strip or waste on or to the Property or ty portion thereof including without imitation removal or allenation by Grantor of the right to remove any timber, minerally, including oil and gast, or
- 2.4 Removal of Improvements. Grantor shall not demolish or remove any improvements from the Real Property without the prior withen consent of Credit Union. Credit Union shall consent if Grantor makes anangements satisfactory to Credit Union to replace any improvement which Grantor proposes to remove with one of at least equal value. Improvement is shall include all existing and future buildings, structures, and parking facilities.
- 2.5 Credit Union's Right to Enter, Credit Union, its agents and representatives, may enter upon the Property at all reasonable times to arend to inspect the Property.
- 2.6 Compliance with Governmental Requirements. Crantor shall promptly comply with all laws, ordinances, and regulations of all governmental compliance during any processing, including appropriate appeals, so long as Grantor has rotified Credit Union in witing prior to doing so and Credit Union in the Property is not jacquarded.
- 2.7 Duty of Protect. Grantor may do all other acts, allowed by law, that from the character and use of the Property are reasonably necessary to protect and preserve the security
- 2.8 Construction Loan, if some or all of the proceeds of the loan creating the indeptedness are to be used to construct or complete construction of any improvement (in the Property, the Improvement shall be completed within six months from the date of this Deed of Trust and Grantor shall pay in full all sosts and expenses in connection with the work.
- In the 21 costs and expenses in convention with the work.

 2.9 Hazardous Substances. Granter represents and warrants that the Property has not been and will not be, during the period this deed remains a ten on the Property, used for the creation, manufacture, treatment, storage, or disposal of any hazardous substance, as defined in the Comprehensive Environmental Response. Compensation, and tracting Act of 1990, and other applicable federal and state laws or required amendments. Granter authorizes Credit Union and its agents to enter upon the Property to make such inspections and tests as Credit Union may only and shall not be for the benefit or create any duty or facility to Granter or any third party. Granter agrees to internify and held Credit Union harmless against any and all claims and losses including attorney fees resulting from a breach of this paragraph, which shall survive the payment of the indebtedness and satisfaction of this Seed of Trust.
 - 3. Taxes and Liens.
- 3.1 Payment. Grantor shall pay when due before they become delinquent all taxes and assessments levied against or on account of the Property, and shall pay when due all dains for work done on or for services randared or material furnished to the Property. Grantor shall maintain the Property free of any tiers having priority over or equal to the interest of Credit Union under this Deed of Trust, except for the fiel of taxes and assessments not due, except for the prior indebtedness referred to in Section 17, and except as otherwise provided in Subsection 3.2.
- assessments not due, except for the prior indebtedness referred to in Section 17, and except as otherwise provided in Subsection 3.2.

 3.2. Right to Contest. Grantor may withhold payment of any tax, assessment, or dain in connection with a good faith dispute over the obligation to pay, so long as Credit Union's interest in the Property is not jeopardized. If a lien arises or is filled as a result of inorpayment, Grantor shall within 15 days after the fine arises or, if a lien is filled, within 15 days after Grantor has notice of the limp, sequire the discharge of the lien or deposit with credit Union, cash or a sufficient corporate sulety bond or other security satisfactory to Credit Union in air amount sufficient to discharge the lien plus any costs, altorneys frees, or other charges that could accrue as a result of a foreclosure or sale under the field.

 3.2. Evidence of Payment. Grantor shall upon demand furnish to Credit Union erictered of payment of the taxes or assessments and shall authorize the appropriate county official to defines to Credit Union at any time a witten statement of the laxes and assessments agains, the Property any materials are suppired to the Property if a conduction lien could be asserted on account of the work, services, or materials, and the cost exceeds furnish to Credit Union and ance assurances satisfactory to Credit Union may require Borrower to maintain with Credit Union reserves.

 3.5. Tax Reserves. Subject to any fimiliations set by applicable law, Credit Union may require Borrower to maintain with Credit Union reserves.
- humish to Credit Union advance assurances satisfactory to Credit Union that Grantor can aird will pay the cost of such Improvements.

 3.5 Tax Reserves. Subject to any limitations set by applicable law, Credit Union may require Borrower to maintain with Credit Union reserves for payment of taxes and assessments, which reserves shall be created by advance payment or monthly payments of a sum estimated by Credit Union is due the reserve funds are insufficient, Borrower shall upon demand pay any deficiency to Credit Union. The reserve funds shall be held by Credit Union as a general deposit from Borrower and shall, unless otherwise required by law, constitute a non-interest bearing debt from Credit Union to Borrower, which Credit Union may satisfy by payment of the taxes and assessments required to be paid by Borrower as they become due. Credit Union does not hold the reserve funds in trust for Borrower, and Credit Union is not the agent of Borrower for payment of the taxes and assessments required to be paid by Borrower.
 - 4. Property Damage Insurance.
- 4.1 Maintenance of Insurance, Grantor shall produce and maintain policies of the insurance with standard all-risk extended coverage endorsements on a replacement basis for the full insurable value basis covering all improvements on the Real Property in an amount sufficient to avoid application of any cohestrance clause, and with a mortgagee's loss payable clause in favor of Credit Union. Policies shall be written by such from each insurance companies and in such form as may be reasonably acceptable to Credit Union. Grantor shall deliver to Credit Union certificates of coverage from each insurer containing a stipulation that coverage will not be cancelled or diminished without a minimum of 10 days' written notice to Credit Union.

 1.2. Antification of Proceeds. Creater that property certificates for the coverage to the coverage to the Credit Union.
- from each insurer containing a stipulation that occurage will not be cancelled or diminished without a minimum of 10 days "written notice to Credit Union.

 4.2. Application of Proceeds. Grantor shall promptly notify Credit Union of any loss or damage to the Property. Credit Union may make proof or the restoration fails to do so within 15 days of the casuality. Credit Union may, at its election, apply the proceeds to the reduction of the indebtedness damaged on destroyed Improvements in a manner salisfactory to Credit Union. Credit Union shall, upon satisfactory proof of such expenditure, pay or retinourse Grantor from the proceeds for the reasonable cost of repair or restoration if Grantor is not in default hereunder. Any proceeds when have used to prepay first account interest and then principal of the indebtedness. If Credit Union has not committed to the regain or restoration of the Property, shall be such proceeds interest and then principal of the indebtedness. If Credit Union holds any proceeds after payment in full of the Indebtedness.
- 4.3 Unexpired insurance at Sale. Any time-pired insurance shall mure to the benefit of, and pass to, the purchaser of the Property covered by \$15 Deed of Trust at any trustee's or other sale held under the provision contained within, or at any foreclosure sale of such Property.
- 4.4. Compilance with Prior Indebtedness. During the period in which any prior indebtedness described in Section 17 is in effect, compilance with the insurance provisions contained in the insurance provisions contained in the insurance provisions shall compilate with the insurance provisions contained in the insurance provisions shall compilate with the exact compilate with the exact compilate with the terms of this Dead of Trust about constitute compilate with the insurance provisions from the insurance become payable on ioss, the provisions in this Dead of Trust for division of proceeds shall apply only to that poton of the proceeds not payable to the Notice of the prior indebtedness.
- 4.5 Association of Unit Owners. In the event the Real Property has been submitted to unit ownership pursuant to a Unit Ownership Law, or similar law for the establishment of condominums or dooperative ownership of Real Property, the insurance may be canled by the association of unit owners in Grantor's behalf, and the proceeds of such insurance may be paid to the association of unit owners for the purpose of repairing or reconstructing the Property. If not so used by the association, such proceeds shalf be paid to Credit Union.

4.6 Yearsteen Preserver. Suited to say testedons set by approache law, Ordst Union may replice Borrower to maritain with Dredst Union Testedons for primited of constructions of the product of the set of says before the activities of the product of the set of says before the set of says the set of says before the set of says the says the says the set of says the s of the classification of such structures for the purpose of tax assessments. The removal or addition of axies or wheels, or the placement upon or removal from a concrete base, shall not after the characterization of such structures.

12. Recome yance on Full Performance.

13. Recome yance on Full Performance.

14. Recome yance on Full Performance.

15. Grantor pays all of the indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this Deed of Trust and the Agreement. Credit Union shall execute and definer to Grantor suitable statements of termination of any financing statement on the evidencing Credit Union's security interest in the income and the Personal Property. Any reconveyance in the original property of the paid by Grantor.

13. Possible Actions of Credit Union.

14. Termination and Acceleration. The Credit Union may terminate jour Agreement under the circumstances isted below:

2. Termination and Acceleration. The Credit Union may terminate jour Agreement and require Grantor to pay the entire outstanding (1) Grantor drange Grantor certain fees if any of the following happen:

(1) Grantor does not meet the repartment terms of the Agreement.

(2) Grantor does not meet the repartment terms of the Agreement.

(3) Grantor's actions or inactions adversely affect the collateral or Credit Union's rights in the collateral. For example, if Grantor fails to suspension of Credit Reduction of Credit Union may refuse to make additional advances on the line of credit or reduce the credit lamit during any period in which the following exist or occur.

(1) Any of the circumstances issted in a, above.

(2) The value of Grantor's dwelling securing the indebtedness declines significantly below its appraised value for purposes of the Agreement. Agreement.

(3) Cradit Union reasonably befieves that Grantor will not be able to meet the repayment requirements of the Agreement due to a material change in Grantor's financial circumstances.

(4) Grantor(s) are in default under any material obligation of the Agreement and Deed of Trust.

(5) The maximum annual percentage rate under the Agreement is reached.

(6) Any government action prevents Credit Union from imposing the annual percentage rate provided for or impairs Credit Union's security interest such that the value of the interest is less than 120 percent of the under time.

(7) Credit Union has been notified by government agency that continued advances would constitute an unsafe and unsound practice or upon the occurrence of specified events.

(8) Agreement in terms. The Agreement permits Credit Union to make certain changes to the terms of the Agreement at specified times the Actions Upon Termination.

14.1 Remedies. Upon the occurrence of any termination and at any time thereafter, Trustee or Credit Union may exercise any one or more of the following rights and remedies, in addition to any other rights or remedies provided by less:

(a) With respect to all or any part of the Read Property, the Trustee shall have the right to breciose by notice and safe, and Credit Union (b) Writh respect to all or any part of the Personal Property, Credit Union shall have all the rights and remedies of a secured party under the Union shall have the right to be state in which the Credit Union is located.

(c) Credit Union shall have the right without notice to Grantor, to take possession of the Property and collect the Income, including the Uniform Commercial Code in effect in the state in which the Credit Union is located.

(c) Credit Union shall have the right without notice to Grantor, to take possession of the Property and collect the Income, including amounts past due and unpaid, and apply the net proceeds, over and above Credit Unions costs, against the Indebtedness. In furtherance of this right, Union, then Grantor interocably designates Credit Union as Grantor's attorney in fact to endorse instruments received in payment thereof in the name demand shall satisfy the obligation for which the payments are made, whether or not any proper grounds for the demand existed. Credit Union may exercise its rights under this subparagraph either in person, by agent, or through a receiver.

800K 216 PAGE 256

Orotact.	(d) Credit Union shall have the	FOR IN PROPERTY. TO SEE SEE AND A SEE AND ASSESSMENT OF THE PROPERTY OF THE PR	
- protect	and presence the Property to operate	the Property preceding forectionary or sale land	session of any or all of the Property. A thirthe power is to collect the Income from the Property and apply the
noht to	is, over and above cost of the receiver the appointment of a receiver charles	iship, against the Indebtedness. The receiver ma	I to collect the income from the Property and apply they serve without bond dipermitted by law. Great Union and apply the property in a control of the contr
Employ	Terr by Creat Union sharing discreti	A parent from the factor of the second	5 \$ 4544444 NEW NEW WINDOWS \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
and sha	ALCON METHO ALCONOSCIAN O CONTRACA		the first Mind Control of the first first the control of the contr
	() If the Real Property is subm	re remail for use of the Property fixed to unit ownership, Credit Union or its desig insuant to the power of attorney granted Credit all have any other right or remeity includes in it	
membe	is of the association of unit owners, pu	risuant to the power of anorthey premied Chart	red may tote on any mater that may come before th
. 14	(g) Trustee and Uradit Union shi	all have any other right or remedy provided in the table and remediate the control of the contro	is Deed of Trust, or the Nime
ogethe:	or cr separately, or to set certain com	is fights and remedies, the Trustee or Credit U	is Beed of Trust, or the Note Inon, shall be free to self all or any part of the Proper er confirms. Transmitted in Section 2015
	4.6 (O) 41 (7. 40) POTALATEA Pro	•	マーチェイン ペーン てにく はいしい かいき じゅうごうふす 切 あんりょく
14	I I NOTICE OF SOID CONTRIBUTE AND A	0	
at east	ten days before the time of the sale of	ntended disposition of the Personal Property is Indianastra	ip ate of any public sale of the Personal Property or o to be mode. Beasonable notice shall mean notice give
prejudio ramado	e the party's right otherwise to dema-	id siret compliance with that provision or any o	of this Deep of Trust shall not constitute a waller of d their provision. Election by Gredit thing its pursue an Minister after the register of control
this Dea	arien fext excesses pursua of any other ad of Trust after failure at Grance to an	remedy, and an election to make expenditures.	itter provision. Electronicy Great tithich to pursue an Mittike action to perform an colligation of Grangor under Language
2000	AS LIGHT OF TOURT		· 선생님의 제 [4] [4] 및 시 등업이 많다. 발생은 동그리 등에유리에서도 약약 #도~는 비행
	LO AUDINOVS PEES: EIDENSAS (F.C.)	suff Holon Corre des	
Shair be si bothbe	i entited to recover such sum as the a	court may adjudge reasonable as aborne, si-fee	e any of the terms of this Doed of Trust, Credit Unions sisting and on any dodes! Whether or not any cour y time in the drifts
r .e .e .c .c .c .c .c	of the engagement of its traditional ha	COMPANIES A PROPERTY OF THE PARTY OF THE PAR	기가 가는 사람 무슨 아니는 사람들이 되는 사람들이 가는 것이 없는 것이 되는 것이다.
n : etc. etc	び 「ひしじんこうる はんなが たさいかいしょ	sterbies engage interior	하는 어느 아무슨 이 가득을 구하는데 그렇게 되었었다. 태선님께 관련 점심 다양하는데 하는 것이
15	rake, and lees for the trustee Agor. Notice	ieu fees include those for bankruptcy proceeding	füreolosure repons), sünle, orsi repons, appraissi fees galand anjioipared postijudgment oolegtion actions
	APM 000009 ISSUES this Dead of Televi-	lehat hada a same a same a	
on the s	econd day after being deposited as firs	incless redistered or certified in all increase more	crually deficered on if mailed is half be deemed effective and idrected to the address stated in this Deed of Trust of the rother to the orders.
eiai mo	When wise required by applicable law a	ly party may change its address for notices by	ald directed to the advises stated in this Deed of Trust vices motice to the other parties. Oedit Libror requests and of Total he sent to Charl Melonic additional
11 11 12 17	Well A IS ID AROUGH THE WAS A LINE AND A	and as HOTIOT	*** 00 0) 00 00 . 20240 0: 0:0 [.M. [.M.] A.D. A. [.s.]
18555	JA MUDIFIED IN THE EVENT OF SA	TE OU CONVEAVALE OF THE BUODERTA OF THE DEBY SECONDED HER	DAMES FOR
16	1 Successors and Assigne Colors	e de la constitución de la const	
provision	s of applicable law with respect to su	A ID the Amiliations stated in this Deed of Trus Otension in stees, this Deed of To be challed in	tion transfer of Granton's interest, and subject to the dring upon and inure to the benefit of the parties, their
<i>></i>	AS AUGUSSIONS		and about a solution of the first the trades it as
to Credit	4 Utilion to vote in its discretion on the	y. If the Real Property is submitted to unit own	ership, Grantor grants an inevocable power of attorney
e tringi	IN EXCLUSE HES DOWN OF A TOTAL AND	a nine distanta ha ha	all managed at the civil of the first fraction to the second second second
10.	J ANTHUR MEDOUTS IT the Process in	used for a second secon	vivide una punta, ca Utabi i Utabi mau can fr
UI OF STR	u. Cranicr shall furness to freety these	C 3 Cinimus of all	o a minimo natio instructed the close of earth (chair fear
	A ADDREADLE LAW The law of this ca	of miles a birth at a miles	
the valid	ty of this Deed of Trust and, determin	are in which the Property is focated shall be applying the rights and remedies of Credit Union on the constitution of the cons	proade for the purpose of constraining and determining
of Tr⊔st	shall be joint and several.	for consists of more than one person or entity.	default. The obligations imposed upon Grantor under this Deed
. 10.	o tame of Essence. The is of the c	Searce of this Dead of Tells	a service and diversing Ocean
16.	034.		
	(3) If located in Idaho, the Princer	As mistings in a second second	
	(b) If identical in this is	ly excher is not more than then y acies in area.	or is located within an improvement of the w
	(b) If located in Washington, the (c) If located in Montana, the Pro-	ry experts in the more than twenty acres in area of property is not used principally for agricultural or carbo does not used to be a controlled to the contr	or is located within an incorporated city or vellage.
the Smal	Tract Financing Act of Montana	peny does not exceed thirty acres and this instr	ament is a Trust Indenture executed in conformity with
	Tract Financing Act of Montana, the Pro-	perty does not exceed thirty acres and this instr	ament is a Trust Indenture executed in conformity with
16. of Trust	I Tract Financing Act of Montana (d) If located in Utah, this instrum Werver of Homestead Exemption.	perty does not exceed thirty acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home	arrent is a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq issead exemption as to all sams sequent by the house
16. of Trust 16:	Tract Financing Act of Montana, the Pro- lifect Financing Act of Montana (d) If located in Unah, this instrum 8 Warver of Homestead Exemption.	perty does not exceed thinly acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home	arrent is a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq estead exemption as to tall sums secured by this Deed
16. of Trust 16: at am, fir	Tred Francing Act of Mortana, the Pro Tred Francing Act of Mortana (d) If located in Utah, this instrum 8 Waiver of Homestead Exemption. 9 Mierger. There shall be no merger ne held by or for the homester of Control	perty does not exceed thinly acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of	arrent's a Trust Indentura executed in conformity with the Utah Trust Beed Act. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the December
16. of Trust 16. at any fir 16. here unde	I to the control of the tank of the control o	perly does not exceed thinly acres and this instructed is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consect Credit Union's option, may from time to time	arrent is a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq istead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property nt of Crest Union.
of Trust. 16. at any fir 16. hereunde	I Treat Financing Act of Mortana (d) If located in Utah, this instrum. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Merger. There shall be no merger in held by or for the benefit of Credit (10 Substitute Trustee. Credit (Infon. at by an instrument executed and active).	perly does not exceed thirly acres and this insti- tent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time overledged by Credit Union and recorded in the o	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Orest Union. appoint a successor trustee to any Trustee appointed fice of the Reporter of the county.
of Trust. 16. at any fir 16. hereunder is located	Tred Francing Act of Mortana. (d) If located in Utah, this instrum. Warrer of Homestead Exemption. Mierger. There shall be no merger on help by or for the benefit of Credit 10 Substitute Trustee. Credit Union, at the part instrument executed and act. The instrument shall contain the named with the name and address of these states.	perly does not exceed thirly acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time overloged by Credit Union and recorded in the one one of the original Credit Union, Trustee, and Bor	arrent is a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. asports a successor trustee to any Trustee appointed fice of the Percent of the Percent in the Property Triver. The book and prace where the Property.
of Trust. 16. at any fir 16. hereunder is located	Tred Francing Act of Mortana. (d) If located in Utah, this instrum. Warrer of Homestead Exemption. Mierger. There shall be no merger on help by or for the benefit of Credit 10 Substitute Trustee. Credit Union, at the part instrument executed and act. The instrument shall contain the named with the name and address of these states.	perly does not exceed thirly acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time overloged by Credit Union and recorded in the one one of the original Credit Union, Trustee, and Bor	arrent is a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. asports a successor trustee to any Trustee appointed fice of the Percent of the Percent in the Property Triver. The book and prace where the Property.
of Trust. 16. at any fir 16. hereunder is located recorded, title, power of all other 15.	I Tred Francing Act of Mortana. (c) If located in Utah, this instrum. Warrer of Homestead Exemption. Mierger. There shall be no merger on held by or for the benefit of Credit to Substitute Trustee. Credit Union, at by an instrument executed and act. The instrument executed and act. The instrument and address of the suers, and duties conferred upon the Trus ers, and duties conferred upon the Trus ers. The Statement of Obtlination. If the Process is the Statement of Obtlination is the Process.	perly does not exceed thirly acres and this instru- ent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time owledged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borccessor trustee. The successor trustee shall, waitee herein and by applicable law. This procedure	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. Appoint a successor frustee to any Trustee appointed frice of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustees shall convey and what the
16. of Trust. 16. at any fir. 16. heresucking located is located recorded, title, power of an other testates.	I Todaled in Mortana, the Pro- I Treat Financing Act of Mortana. (d) If located in Unah, this instrum. 8 Warver of Homestead Exemption. 9 Mierger. There shall be no merger on the behalf by or for the benefit of Credit 10 Substitute Trustee. Credit Union, at the instrument executed and action. In the instrument shall contain the name, and the name and address of the suers, and duties conferred upon the Truster provisions for substitution. 15 Statement of Obligation, if the Pro-	perly does not exceed thirly acres and this instru- lent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time coveraged by Credit Union and recorded in the on- e of the original Credit Union, Trustee, and Bor- cocessor fustee. The successor fustee shall, waiter herein and by applicable law. This procedure borry is in California, Credit Union may collect a	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of of Crest Union, as point a successor trustee to any Trustee appointed fince of the Recorder of the county where the Property privar, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustees shall govern to the exclusion deep rot to exceed the stantage maximum to exceed the
16. of Trust. 16. at any fir. 16. heresucking located is located recorded, title, power of an other testates.	I Todaled in Mortana, the Pro- I Treat Financing Act of Mortana. (d) If located in Unah, this instrum. 8 Warver of Homestead Exemption. 9 Mierger. There shall be no merger on the behalf by or for the benefit of Credit 10 Substitute Trustee. Credit Union, at the instrument executed and action. In the instrument shall contain the name, and the name and address of the suers, and duties conferred upon the Truster provisions for substitution. 15 Statement of Obligation, if the Pro-	perly does not exceed thirly acres and this instru- lent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conse at Credit Union's option, may from time to time coveraged by Credit Union and recorded in the on- e of the original Credit Union, Trustee, and Bor- cocessor fustee. The successor fustee shall, waiter herein and by applicable law. This procedure borry is in California, Credit Union may collect a	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of of Crest Union, as point a successor trustee to any Trustee appointed fince of the Recorder of the county where the Property privar, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustees shall govern to the exclusion deep rot to exceed the stantage maximum to exceed the
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Tred Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Mierger. There shall be no merger on the held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, at by an instrument executed and action, and the name and address of the suers, and outes conferred upon the Truster, and outes conferred upon the Truster, and outes conferred upon the Truster provisions for substitution. 13 Statement of Obligation, if the Property of the Sueries of the Sueries and I statement of Obligation in the second of the Sueries and I statement of Obligation in the Sueries and I statement of Obligation as provided by Section 15 Statement of Obligation 15 Statemen	perly does not exceed thirly acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Credit Union's option, may from time to time of the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, without of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, we free herein and by applicible law. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Tred Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Mierger. There shall be no merger on the held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, at by an instrument executed and action, and the name and address of the suers, and outes conferred upon the Truster, and outes conferred upon the Truster, and outes conferred upon the Truster provisions for substitution. 13 Statement of Obligation, if the Property of the Sueries of the Sueries and I statement of Obligation in the second of the Sueries and I statement of Obligation in the Sueries and I statement of Obligation as provided by Section 15 Statement of Obligation 15 Statemen	perly does not exceed thirly acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Credit Union's option, may from time to time of the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, without of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, we free herein and by applicible law. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Tred Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Mierger. There shall be no merger on the held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, at by an instrument executed and action, and the name and address of the suers, and outes conferred upon the Truster, and outes conferred upon the Truster, and outes conferred upon the Truster provisions for substitution. 13 Statement of Obligation, if the Property of the Sueries of the Sueries and I statement of Obligation in the second of the Sueries and I statement of Obligation in the Sueries and I statement of Obligation as provided by Section 15 Statement of Obligation 15 Statemen	perly does not exceed thirly acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Credit Union's option, may from time to time of the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, without of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, we free herein and by applicible law. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of of Crest Union, as point a successor trustee to any Trustee appointed fince of the Recorder of the county where the Property privar, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustees shall govern to the exclusion deep rot to exceed the stantage maximum to exceed the
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Treat Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on the held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, a by an instrument executed and action in the instrument shall contain the nan, and the name and address of the suers, and duties conferred upon the Truster, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation, if the Proposition in this is shall not in any way be affected or in Prior Indebtedness. 14 Prior Lien. The Ben securing the in of a prior obligation in the form of a.	perly does not exceed thirly acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Credit Union's option, may from time to time of the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, without of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, we free herein and by applicible law. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- lifed Financing Act of Mortana (d) If located in Unah, this instrum. 8 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 10 Substitute Trustee. Oraclif Union, at the instrument executed and actor. 11 The instrument shall ordain the nan, and the name and address of the suers, and duties conferred upon the Truster, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation. If the Promet of obligation as provided by Sect 2 Severability. If any provision in this is shall not in any way be affected or in Prior Indebtedness. 1 Prior Lien. The lien securing the lot of a prior obligation in the form of a: (Check which Applies)	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time coveraged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borroccessor frustee. The successor frustee shall, written herein and by applicable law. This procedure perly is in California, Credit Union may collect a foin 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unenfinpaired.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Treat Financing Act of Mortana (d) If located in Utah, this instrum. 8 Waiver of Homestead Exemption. 9 Waiver of Homestead Exemption. 9 Waiver of Homestead Exemption. 10 Substitute Trustee. Oredit Union, at the instrument executed and act in the instrument shall contain the name, and the name and address of the surer, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation. If the Proposition in this is shall not in any way be affected or in Prior Indebtedness. 14 Prior Lien. The Sen securing the Inol a prior obligation in the form of a: (Check which Applies) A Trust Deed	perly does not exceed thirly acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Credit Union's option, may from time to time of the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, without of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, we free herein and by applicible law. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Treat Fanning Act of Mortana (d) If located in Utah, this instrum (d) If located in Utah, this instrum 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger in ne held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, a in y an instrument executed and action in the instrument shall contain the nan- and the name and address of the si iers, and duties conferred upon the Trust is shall not in any way be affected or in Prior Iden. The Ben securing the in of a prior obligation in the form of a. (Check which Applies) Trust Deed Mortgage	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time coveraged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borroccessor frustee. The successor frustee shall, written herein and by applicable law. This procedure perly is in California, Credit Union may collect a foin 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unenfinpaired.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16: at any fir. 16: beresinde is located recorded, title, power of all other 15: the states 16: provisions:	I Todaled in Mortana, the Pro- I Treat Financing Act of Mortana (d) If located in Utah, this instrum. 8 Waiver of Homestead Exemption. 9 Waiver of Homestead Exemption. 9 Waiver of Homestead Exemption. 10 Substitute Trustee. Oredit Union, at the instrument executed and act in the instrument shall contain the name, and the name and address of the surer, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation. If the Proposition in this is shall not in any way be affected or in Prior Indebtedness. 14 Prior Lien. The Sen securing the Inol a prior obligation in the form of a: (Check which Applies) A Trust Deed	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrower hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time coveraged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borroccessor frustee. The successor frustee shall, written herein and by applicable law. This procedure perly is in California, Credit Union may collect a foin 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unenfinpaired.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16. at any fire the recorded side, power of all other to the states 16. provisions 17. payment	I Todaled is Mortana. The Pro I Tract Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on the held by or for the benefit of Credit (10 Substitute Trustice. Credit (11 fron.); at by an instrument executed and activity. The instrument shall contain the near, and the name and address of the siers, and duties conferred upon the Trust erp provisions for substitution. 18 Statement of Obligation. If the Propert of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Industriethess. I Prior Lien. The Sen securing the Inol a prior obligation in the form of a. (Check which Applies) A Trust Deed Mortgage Land Sale Contract	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perly is in California, Credit Union may collect at ion 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify)	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
of Trust. 16. at any fire the recorded side, power of all other to the states 16. provisions 17. payment	I Todaled is Mortana. The Pro I Tract Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on the held by or for the benefit of Credit (10 Substitute Trustice. Credit (11 fron.); at by an instrument executed and activity. The instrument shall contain the near, and the name and address of the siers, and duties conferred upon the Trust erp provisions for substitution. 18 Statement of Obligation. If the Propert of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Industriethess. I Prior Lien. The Sen securing the Inol a prior obligation in the form of a. (Check which Applies) A Trust Deed Mortgage Land Sale Contract	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perly is in California, Credit Union may collect at ion 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify)	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property not of Creat Union. appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property rower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the archision are not to exceed the statutory maximum for furnishing processive, the validity and enforceability of the remaining of remains secondary and inferior to the fien securing differentiations.
of Trust. 16. at any fire the recorded side, power of all other to the states 16. provisions 17. payment	I Treat Fanning Act of Mortana (d) If located in Utah, this instrum (d) If located in Utah, this instrum 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger in ne held by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, a in y an instrument executed and action in the instrument shall contain the nan- and the name and address of the si iers, and duties conferred upon the Trust is shall not in any way be affected or in Prior Iden. The Ben securing the in of a prior obligation in the form of a. (Check which Applies) Trust Deed Mortgage	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perly is in California, Credit Union may collect at ion 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify)	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property int of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing proceable, the vasishing and enforceability of the remaining
16. of Trust. 16. at any if the hereunder is located recorded of the power of all others. 16. provisions 17. 17. payment	I Todalen in Mortana. The Pro- I Treat Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 10 Substitute Trustee. Or off Ution, at the instrument executed and action. In the instrument shall contain the name, and the name and address of the suers, and duties conferred upon the Truster, and duties conferred upon the Truster of obligation in this first shall not in any way be affected or in Prior Indibatedness. 1 Prior Lien. The lien securing the last a prior obligation in the form of a: (Check which Applies) 1 Trust Deed Mortgage Land Sale Contract 1 prior obligation has a current principal	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Cedit Union's option, may from time to time or the original Credit Union, Trustee, and Borrocessor fustee, the successor fustee shall, written herein and by applicable taw. This procedure perly is in California, Credit Union may coffect a form 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of S	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing processes, the vatisfy and enforceability of the remaining of remains secondary and inferior to the fien securing and is in the original principal amount of and is in the original principal amount of
of Trust. 16. at any income in the recorded in the powr of all other income in the state. 17. 17. payment	I Todaled is Mortana. The Pro- I Tract Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger. 10 Substitute Trustice. Credit Livion, at the pro- 10 substitute Trustice. Credit Livion, at the instrument shall contain the name, and the name and address of the siers, and duties conferred upon the Trustices, and duties conferred by Series, and duties conferred by Saternament of Obligation, if the Pro- 11 Statement of Obligation in the form of a: 12 Severatibility, if any provision in this is shall not in any way be affected or in Prior Indebtedness. 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior obligation has a current principal contract and default themselves.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Cedit Union's option, may from time to time overledged by Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, written herein and by applicable law. This procedure perly is in California, Credit Union may collect a form 2943 of the Civil Code of California. Deed of Trust shall be held to be invalid or unentioned of the control of the	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property not of Crest Union. Appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property lower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for himishing receible, the vasidity and enforceability of the remaining of remains secondary and inferior to the Een securing and is in the original principal amount of the original principal amount of the property of the remaining and is in the original principal amount of the property of the property of the securing and is in the original principal amount of the property of the pro
of Trust. 16. at any life, hereonde is located in order	I Todalen in Mortana. The Pro- I Treat Financing Act of Mortana. (d) If located in Urah, this instrum. 8 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 10 Substitute Trustee. Credit Urion, a received in the instrument shall ordain the nan, and the name and address of the suers, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation is the Program of obligation as provided by Sect 12 Severability. If any provision in this is shall not in any way be affected or in Prior Indebtedness. Prior Lien. The Sen securing the India prior obligation in the form of a: (Check which Applies) A Trust Deed Mortagae Land Sale Contract prior obligation has a current principal event any default thereunder.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted to the forest Credit Union so plon, may from time to time overloged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure perly is in California, Credit Union may collect a foreign state of the Civil Code of California. Deed of Trust shall be held to be invalid or unenformative. Other (Specify) I balance of S Grantor expressly covenants and agrees to	arrent's a Trust Indentura executed in conformity with the Utah Trust Geed. Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed. Trust with any other interest or estate in the Property into Crest Union. Trust with any other interest or estate in the Property appoint a successor trustee to any Trustee appointed files of the Recorder of the county where the Property prover, the book and page where this Deed of Trust is intout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion eer not to exceed the statutory maximum for familishing proceable, the vafidity and enforceability of the remaining of remains secondary and inferior to the field securing and is in the original principal amount of pay or see to the payment of the prior indebtedness.
16. of Trust. 16. at any fire to the results is located recorded, title, power of all other table. 16. the states table, provisions 17. 17. payment	I Todaled is Mortana. The Pro- I Tract Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 10 Substitute Trustee. Oredit Union, at the part instrument executed and act in the instrument shall contain the nan- and the name and address of the surer, and the some and address of the surer, and the some first or provision for substitution. 13 Statement of Obligation. If the Pro- I Statement of Obligation if the Pro- I Statement of Obligation in the form of a shall not in any way be affected or in the first of the surer in the first of a prior obligation in the form of a. (Check which Applies) A Trust Deed Mortgage Land Sale Contract prior obligation has a current principal event any default thereunder. Default: if the payment of any instatil evidence surer is the service of the surer contract.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset Credit Union's option, may from time to time or the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, written herein and by applicable taw. This procedure perly is in California, Credit Union may coffed a form 2943 of the Chil Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) Charles secured by this Deed of Trust is an Other (Specify) Balance of S Grantor expressly covenants and agrees to ment of principal or any interest on the refor independent of principal or any interest on the reforming	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property at of Crest Union, arrown a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is ithout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for turnishing precable, the validity and enforceability of the remaining at remains secondary and inferior to the fien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness obstitutions is soon and or the prior indebtedness obstitutions.
16. of Trust. 16. at any if the resurds is located records of the power of all other states. 16. provisions 17. 17. payment The \$	I Todaled in Mortana. The Pro- I Treat Francing Act of Mortana. (d) If located in Unah, this instrum. 8 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 9 Warver of Homestead Exemption. 10 Substitute Trustee. Credit Union, a work of the pro- 11 Statement of Credit I the instrument shall ordain the nan- 12 and duties conferred upon the Truster, and duties conferred upon the Truster provisions for substitution. 13 Statement of Obligation is the Pro- 13 Statement of Obligation in this is shall not in any way be affected or in Prior Indebtedness. 14 Prior Lien. The Sen securing the India prior obligation in the form of a: (Check which Applies) Mortgage Land Sale Contract prior obligation has a current principal event any default thereunder. Default. If the payment of any install the evidencing such indettedness, or sill applicable grace period therein, then it of its present size upon the there.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset Credit Union's option, may from time to time coveraged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure berly is in California, Credit Union may collect a form 2543 of the Crit Code of California. Deed of Trust shall be held to be invalid or unenformative. Other (Specify) I balance of S Grantor expressly covenants and agrees to ment of principal or any interest on the prior inditional an event of default occur under the instruction and controlled in the Credit Union and the Credit Union or inaction shall entitle the Credit Union.	arrent's a Trust Indentura executed in conformity with the Utah Trust Geed Act. UCA 57-1-19 et sequestead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of of Crest Union. Trust with any other interest or estate in the Property apoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property prover, the book and page where this Deed of Trust is influent conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion eer not to exceed the statutory maximum for transiting proceable, the vasifity and enforceability of the remaining of remains secondary and inferior to the fien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness enterings such indebtedness and not be cared too to terminals and evaluations in the interest and exclusions and not be cared.
16. of Trust. 16. at any fire to the resude is located recorded, title, power of all other states. 16. the states and to provisions are the states and to provisions and the provisions are the states and to provisions are the states and to provisions are the states and the provisions are the states and the states are the states and the states are	I Todaled is Mortana. The Pro- I Treat Financing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on the beby or for the benefit of Credit 10 Substitute Trustee. Gredit Union, a continuation of the substitute Trustee. Or each thing, a continuation of the substitute and address of the substitute and address of the substitute and the name and address of the substitute and the name and address of the substitution. 15 Statement of Obligation. If the Proposition in this is shall not in any way be affected or in the form of a continuation. 17 Institute and the form of a continuation of the substitution. 18 Trust Deed Mortgage Land Sale Contract 18 Default, if the payment of any install it evidencing such indebtedness, or six applicable grace period therein, than yof its remedies under this Deed of T. 18 Millergetters.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset of Cedit Union's option, may from time to time overledged by Credit Union and recorded in the one of the original Credit Union, Trustee, and Borrocessor fustee. The successor fustee shall, where herein and by applicable taw. This procedure perly is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentionable the child code of California. Other (Specify) Cother (Specify) Grantor expressly covenants and agrees to ment of principal or any interest on the prior indicated an event of default occur under the instruyour action or inaction shall entitle the Credit Urrust.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property in of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing precable, the vatidity and enforceability of the remaining different secondary and inferior to the fien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness existences is not made within the time required by the infert securing such indebtedness and not be cured too to terminate and accelerate the indebtedness and
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todalen is Mortana. The Pro I Tract Francing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at by an instrument executed and activation in the instrument shall contain the nanal and the name and address of the siers, and duties conferred upon the Trusters, and duties conferred upon the Trusters provisions for substitution. 18 Statement of Obligation, if the Proment of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Indebtectness. 2 Severability, if any provision for a life form of a prior obligation in the form of a prior obligation in the form of a prior obligation has a current principal world and shall be shall b	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todalen is Mortana. The Pro I Tract Francing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at by an instrument executed and activation in the instrument shall contain the nanal and the name and address of the siers, and duties conferred upon the Trusters, and duties conferred upon the Trusters provisions for substitution. 18 Statement of Obligation, if the Proment of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Indebtectness. 2 Severability, if any provision for a life form of a prior obligation in the form of a prior obligation in the form of a prior obligation has a current principal world and shall be shall b	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todalen is Mortana. The Pro I Tract Francing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at by an instrument executed and activation in the instrument shall contain the nanal and the name and address of the siers, and duties conferred upon the Trusters, and duties conferred upon the Trusters provisions for substitution. 18 Statement of Obligation, if the Proment of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Indebtectness. 2 Severability, if any provision for a life form of a prior obligation in the form of a prior obligation in the form of a prior obligation has a current principal world and shall be shall b	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property in of Crest Union, appoint a successor trustee to any Trustee appointed fice of the Recorder of the county where the Property power, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the statutory maximum for timeshing precable, the vatidity and enforceability of the remaining different secondary and inferior to the fien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness existences is not made within the time required by the infert securing such indebtedness and not be cured too to terminate and accelerate the indebtedness and
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todalen is Mortana. The Pro I Tract Francing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at by an instrument executed and activation in the instrument shall contain the nanal and the name and address of the siers, and duties conferred upon the Trusters, and duties conferred upon the Trusters provisions for substitution. 18 Statement of Obligation, if the Proment of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Indebtectness. 2 Severability, if any provision for a life form of a prior obligation in the form of a prior obligation in the form of a prior obligation has a current principal world and shall be shall b	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todalen is Mortana. The Pro I Tract Francing Act of Mortana. (d) If located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger on held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at by an instrument executed and activation in the instrument shall contain the nanal and the name and address of the siers, and duties conferred upon the Trusters, and duties conferred upon the Trusters provisions for substitution. 18 Statement of Obligation, if the Proment of obligation as provided by Sect 22 Severability, if any provision in this is shall not in any way be affected or in Prior Indebtectness. 2 Severability, if any provision for a life form of a prior obligation in the form of a prior obligation in the form of a prior obligation has a current principal world and shall be shall b	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
16. of Trust. 16. at any in 16. hereonde is located recorded, the power of all other states. 16. provisions. 17. 17. payment The \$ and to pursue are during any pursue are 17.3 which has a located and the provisions.	I Todaled is Mortana. The Pro- I Tred Francing Act of Mortana. (d) It located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger, ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the pro- ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the name and address of the siers, and duties conferred upon the Trust 11 Statement of Obligation. If the Pro- nent of obligation as provided by Seri 12 Severability. If any provision in this is shall not in any way be affected or in 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior Lien. The Sen securing the loof a prior obligation has a current principal Evert any default thereunder. 1 Default. If the payment of any install 1 evidencing such indebtedness, or si 2 applicable grace period therein, then 1 y of its remedies under this Deed of I in Mol Modifications. Grantor shall not 1 priority over this Deed of Trust by will 1 on. Grantor shall neither request nor a 1 written consent of Credit Union.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time overloged by Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure benefit is in California, Credit Union may collect at ion 2943 of the Crit Code of California. Deed of Trust shall be held to be invalid or unentimpaired. debtectness secured by this Deed of Trust is an Other (Specify) It balance of \$ Grantor expressly covenants and agrees to ment of principal or any interest on the prior indivoid an event of default occur under the instruyour action or inaction shall entitle the Credit Unions. The procedure of the prior individual and agreement is modified, amended, entered into any agreement with the holder of any litting any future advances under a prior mortgal into any future advances under a prior mortgal into any future advances under a prior mortgal.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
of Trust. at any inches is located inches is located inches inch	I Todaled is Mortana. The Pro- I Tred Francing Act of Mortana. (d) It located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger, ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the pro- ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the name and address of the siers, and duties conferred upon the Trust 11 Statement of Obligation. If the Pro- nent of obligation as provided by Seri 12 Severability. If any provision in this is shall not in any way be affected or in 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior Lien. The Sen securing the loof a prior obligation has a current principal Evert any default thereunder. 1 Default. If the payment of any install 1 evidencing such indebtedness, or si 2 applicable grace period therein, then 1 y of its remedies under this Deed of I in Mol Modifications. Grantor shall not 1 priority over this Deed of Trust by will 1 on. Grantor shall neither request nor a 1 written consent of Credit Union.	perty does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written conset at Credit Unions option, may from time to time at Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor trustee, the successor trustee, shall written herein and by applicable law. This procedure perty is in California, Credit Union may collect at ion 2943 of the Child Code of California. Deed of Trust shall be held to be invalid or unentimpaired. Other (Specify) It balance of 5 Grantor expressly covenants and agrees to ment of principal or any interest on the prior individual an event of default occur under the instructions.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
of Trust. at any inches is located inches is located inches inch	I Todaled is Mortana. The Pro- I Tred Francing Act of Mortana. (d) It located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger, ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the pro- ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the name and address of the siers, and duties conferred upon the Trust 11 Statement of Obligation. If the Pro- nent of obligation as provided by Seri 12 Severability. If any provision in this is shall not in any way be affected or in 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior Lien. The Sen securing the loof a prior obligation has a current principal Evert any default thereunder. 1 Default. If the payment of any install 1 evidencing such indebtedness, or si 2 applicable grace period therein, then 1 y of its remedies under this Deed of I in Mol Modifications. Grantor shall not 1 priority over this Deed of Trust by will 1 on. Grantor shall neither request nor a 1 written consent of Credit Union.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time overloged by Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure benefit is in California, Credit Union may collect at ion 2943 of the Crit Code of California. Deed of Trust shall be held to be invalid or unentimpaired. debtectness secured by this Deed of Trust is an Other (Specify) It balance of \$ Grantor expressly covenants and agrees to ment of principal or any interest on the prior indivoid an event of default occur under the instruyour action or inaction shall entitle the Credit Unions. The procedure of the prior individual and agreement is modified, amended, entered into any agreement with the holder of any litting any future advances under a prior mortgal into any future advances under a prior mortgal into any future advances under a prior mortgal.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
of Trust. at any inches is located inches is located inches inch	I Todaled is Mortana. The Pro- I Tred Francing Act of Mortana. (d) It located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger, ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the pro- ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the name and address of the siers, and duties conferred upon the Trust 11 Statement of Obligation. If the Pro- nent of obligation as provided by Seri 12 Severability. If any provision in this is shall not in any way be affected or in 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior Lien. The Sen securing the loof a prior obligation has a current principal Evert any default thereunder. 1 Default. If the payment of any install 1 evidencing such indebtedness, or si 2 applicable grace period therein, then 1 y of its remedies under this Deed of I in Mol Modifications. Grantor shall not 1 priority over this Deed of Trust by will 1 on. Grantor shall neither request nor a 1 written consent of Credit Union.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time overloged by Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure benefit is in California, Credit Union may collect at ion 2943 of the Crit Code of California. Deed of Trust shall be held to be invalid or unentimpaired. debtectness secured by this Deed of Trust is an Other (Specify) It balance of \$ Grantor expressly covenants and agrees to ment of principal or any interest on the prior indivoid an event of default occur under the instruyour action or inaction shall entitle the Credit Unions. The procedure of the prior individual and agreement is modified, amended, entered into any agreement with the holder of any litting any future advances under a prior mortgal into any future advances under a prior mortgal into any future advances under a prior mortgal.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
of Trust. at any inches is located inches is located inches inch	Trust Deed Worker of blogation in the form of a. (d) If located in Utah, this instrum. (d) If located in Utah, this instrum. Warver of Homestead Exemption. Warver of Homestead Exemption. If like instrument shall be no merger on the help by or for the benefit of Credit 10 Substitute Trustee. Gredit Union, at the name and address of the sure, and the name and address of the sure provisions for substitution. If statement of Obligation, if the Promet of obligation as provided by Sect 2 Severability. If any provision in this is shall not in any way be affected or in Prior Indebtedness. Prior Lien. The lien securing the lot of a prior obligation in the form of a. (Check which Applies) A Trust Deed Morigage Land Sale Contract prior obligation has a current principal event any default theraunder. In the lidelifications (Gratfor shall not it evidencing such indebtedness, or significations, Gratfor shall not in priority over this Deed of Trust by whon. Grantor shall not increase or conserved of Credit Union.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time overloged by Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure benefit is in California, Credit Union may collect at ion 2943 of the Crit Code of California. Deed of Trust shall be held to be invalid or unentimpaired. debtectness secured by this Deed of Trust is an Other (Specify) It balance of \$ Grantor expressly covenants and agrees to ment of principal or any interest on the prior indivoid an event of default occur under the instruyour action or inaction shall entitle the Credit Unions. The procedure of the prior individual and agreement is modified, amended, entered into any agreement with the holder of any litting any future advances under a prior mortgal into any future advances under a prior mortgal into any future advances under a prior mortgal.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.
of Trust. at any 16. at any 16. hereunde is located recorded, 16. powiod all oth 15. the states 16. provisions 17. The and to provisions 17. Agreemer during any pursue ar 17.3 which has Credit Unit the prior of the pr	I Todaled is Mortana. The Pro- I Tred Francing Act of Mortana. (d) It located in Utah, this instrum. 8 Warver of Homestead Exemption. 9 Milerger. There shall be no merger, ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the pro- ne held by or for the benefit of Credit 10 Substitute Trustice. Credit Union, at the name and address of the siers, and duties conferred upon the Trust 11 Statement of Obligation. If the Pro- nent of obligation as provided by Seri 12 Severability. If any provision in this is shall not in any way be affected or in 13 Prior Lien. The Sen securing the loof a prior obligation in the form of a: (Check which Applies) A Trust Deed Mortgage Land Sale Contract Prior Lien. The Sen securing the loof a prior obligation has a current principal Evert any default thereunder. 1 Default. If the payment of any install 1 evidencing such indebtedness, or si 2 applicable grace period therein, then 1 y of its remedies under this Deed of I in Mol Modifications. Grantor shall not 1 priority over this Deed of Trust by will 1 on. Grantor shall neither request nor a 1 written consent of Credit Union.	perly does not exceed thirty acres and this instruent is a Trust Deed executed in conformity with Borrowar hereby waives the benefit of the home of the interest or estate created by this Deed of Union in any capacity, without the written consecuted Credit Union's option, may from time to time overloged by Credit Union, and recorded in the one of the original Credit Union, Trustee, and Borrocessor frustee. The successor frustee, and Borrocessor frustee. The successor frustee shall, written herein and by applicable law. This procedure benefit is in California, Credit Union may collect at ion 2943 of the Crit Code of California. Deed of Trust shall be held to be invalid or unentimpaired. debtectness secured by this Deed of Trust is an Other (Specify) It balance of \$ Grantor expressly covenants and agrees to ment of principal or any interest on the prior indivoid an event of default occur under the instruyour action or inaction shall entitle the Credit Unions. The procedure of the prior individual and agreement is modified, amended, entered into any agreement with the holder of any litting any future advances under a prior mortgal into any future advances under a prior mortgal into any future advances under a prior mortgal.	arrent's a Trust Indentura executed in conformity with the Utah Trust Deed Ant. UCA 57-1-19 et seq estead exemption as to all sums secured by this Deed Trust with any other interest or estate in the Property of Crest Union. appoint a successor frustee to any Trustee appointed fixe of the Recorder of the county where the Property tower, the book and page where this Deed of Trust is thout conveyance of the Property, succeed to all the for substitution of trustee shall govern to the exclusion are not to exceed the stautory maximum for himishing exceable, the vasisity and enforceability of the remaining different secondary and inferior to the lien securing and is in the original principal amount of pay or see to the payment of the prior indebtedness extended in the time required by the union to terminate and accelerate the indebtedness and most be cared into the time and accelerate the indebtedness and most accelerate the indebtedness.

BOOK 216 PAGE 257

ACKNOWLEDGMENT OF NO HOMESTEAD EXEMPTION (Only applicable in Montana) GRANTOR HEREBY ACKNOWLEDGES THAT THE REAL PROPERTY IN WHICH A LIEN IS BEING GRANTED TO CREDIT UNION IS NOT EXEMPT FROM EXECUTION AS A HOMESTEAD, BECAUSE UNDER MONTANA STATUTES, SECTION 70-32-202, IT IS SUBJECT TO EXECUTION OR FORCED SALE TO SATISFY A JUDGMENT OBTAINED ON DEBTS SECURED BY A MORTGAGE OR OTHER ENCUMBRANCE ON THE PREMISES. GRANTOR: GRANTOR: INDIVIDUAL ACKNOWLEDGMENT STATE OF WASHINGTON CLARK County of On this day personally appeared before me __GERALD_SAUER to me known to be (or in California, personally known to me or proved to me on the basis of satisfactory evidence to be) the individual, or individuals described in and who executed the within and foregoing instrument, and acknowledged that he signed the same as free and voluntary act and deed, for the uses and purposes therein mentioned. Given under my hand and official seal this 29th day of CC+obc Washington Notary Public in and for the State of: Residing at: Vancouver 10-15-2005 My commission expires: _ "ASHINGTO REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid in full) The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust. All sums secured by the Deed of Trust have been fully paid and satisfied. You are hereby directed, on payment to you of any sums owing to you under the terms of this Deed of Trust or pursuant to statute, to cancel all evidence of indebtedness secured by this Deed of Trust (which are delivered to you herewith together with the Deed of Trust), and to reconvey, without warranty, to the parties designated by the terms of the Deed of Trust, the estate now held by you under the Deed of Trust. Please mail the reconveyance and related documents to: Date: Credit Union:

C COPYRIGHT MULTIPLE INNOVATIVE SYSTEMS, INC. (1999). ALL RIGHTS RESERVED

(1199;