

Vol. 78 Pag 20612

OREGON

-23<sup>33,2</sup>

28-16155

## TRUST DEED

Titta Tittel Drin, made this				 centerio			
							, between
			u Winter and a	HUSBAND	ALD_WI	EE, (	GRANTOR,
TRANSMERICAL TITLE IN		E CHEAN					Truerer.
edEIRST HATHOWAL	L.J.	K CE LREG					
WITTERATTIC Granter irreseas		lyatimet er inde			*********	AS BENI	EFICIARY,

BARMAINS, SELLS, and CONVEYS, to TRUSTEE IN TRUST, WITH TOWER OF SALE, the property is County, Oregon, described as: KLAMATH

LOT 28 FIRST ADDITION TO WILLAND. IN THE CUENTY OF PLANATH, STATE OF OREGON, EXCEPT THE EXSTERLY ONE-HALF AGEE OF SAID LOT 28, ALSO THE E & OF VACATED 4TH STREET ADDINING SAID LOT 21 ON THE MEST

Rive ripo

is not currently being used for timber, agricultural, or grazing purposes which said described real property demand our misistrum means together with all and singular the tenements, hereditaments and product thereof. SULIECT, HOWEVER, if 'b' right, power, and suthonity hereinafter given to and conferred upon Beneficiary to oblight and apply such ranks issues, and both and all futures now or hereafter attached to or used in connection with said a part of the reality, and are a portion of the security for the indicates herein mentioned:

WALL -- TO-HALL CARPETING.

PUR THE PURPOR OF SECTIONS PUPPULANCE OF end Granter hertin contained and payment of the sum of SUTTY: THE

FORTY-THREE THOUSAND AND 101/1 CO

43,000.00 ), with interest Dollars (1 thereast scourding to the terms of a propint ry note of even fate herewith, payable to Beneficiary or order and made by Grantor, RICHARD W. DIXCN AND FILMELCE R. DIXLI

the final payment of principal and interest literest, if not somer paid, to be due and payable on the first day of OCTORER 2008

L. Privilage is enserved to prepay at any time, without prevalum or fee, the entire indebtedness or any part thereof not less than the amount of one installment, or part incidend dollars (3100), whichever is less. Prepayment in full shall be credited on the dute necessed. Build prepayment, the than on an installment due date, need not be credited until the next following installment due thirty days after such prepay seed, which we is earlier.

2. Granter agrees to pay to Benefici my as trustee (and at the terms of this trust as hereinafter stated) in addition to the monthly payments of principal and interest payable under the terms of said note, on the first day of each month until said note in fully paid, the following sums:

(a) An instilliment of the ground intil if any, and of the taxes and special assessments levied or to be levied against the premises covered by this Trist Dired; and an installment of the premise or premiums that will become due and payable to research the instruments of it is by fire or such other hazard as may be required by Beneficiary in amounts as (in) t company or extinguished premises covered by the annual ground limit is company or extinguished satisfactory to the Beneficiary; Grantor agreening to deliver promptly to Heneficiary all life and natures therefor. Such installments shall be equal respectively to one-twelfth ('is) of the arnual ground (init) if any, plus the estimated premium or premiums for such installments already paid assessments next due (as estimated by Beneficiary, and of which Grantor is notified) less all installments already paid therefor, divided by the sumply of anoths that are to elarge before one month-prior to the date when auch premium or premiums and taxes and alsess remits deliver deliver. Beneficiary shall hold such monthly payments in trust to pay such ground rents, premium or premiums, and taxes and special assessments here fore the same become deliver.
(b) The asymetrize of the amounts have be mursuant to subparagraph (a) and those payable on the note secured hereby. (3) The arguegate of the amounts pays ble pursuant to subparagraph (a) and those payable on the note secured hereby, shall be paid in a single pays out such month, to be applied to the following items in the order stated:

(I) ground rents, taxes, frechel assessments, fire and other haratd insurance premiums; (III) interest on the mote + carrid hereby;

(III) amortization of the pinet al of said note:

Any deficiency in the amount of any such argrenate monthly payment shall, unless paid prior to the due date of the next such payment, constitute an event of default under this Trust Dead.

has such payment, constitute an (vent of default) ander this Trust Deed. a. If the total of the payments made last t (a) of paragraph 2 preceding shall exceed the amount of payments actually made by Reneficiary as trustee for ground weight (i.es or assessments, or insurance premiums, as the case may be, such access may be by Grantar for such items. If however, bein mathing sayments aball not be sufficient to pay such items when the same shall before due and grounds, then Grantar still pay to Beneficiary as trustee any amount necessary to make up the deficiency within mail. If at any time Grantar shall that the Beneficiary is consistent of the deficiency, which notice may be given by involved and rounds, then Grantar shall that the Beneficiary is consistent of the deficiency, which notice may be given by mail. If at any time Grantar shall that the Beneficiary is consistent of the indebtedness, credit to the account of Grantar for such items of the payment is a structure and it is a simplified of the indebtedness, credit to the account of the bettedness secured horeby. Beneficiary is it rates aball, in simplified the amount of the indebtedness, credit to the account of Grantar any credit balance remaining under the provisions of (d) (f) paragraph 2 barcof. If there shall be a default under any of the provisions of this Trust Deed ard the real and the premises in accordance with the provisions hereof, or if the Reneficiary acquires the to be the size of a first default. Beneficiary as trustee shall apply, at the time of the commencement of paragraph 2 preceding, as a credit on the size of a structure and unpaid and the halance to the principal then remaining under out said note.

4. At Beneficiary's option. Grantor 10B pay in "late chosps" not exceeding four per centum (455) of any installment when paid area that Bullevis (15) days after this day date the event because the extra expense involved in handling delinquent payments, but much "late charge" shall not be parable of a firs proved of any sale node to antisfy the indebtedness secured hereby, unless and proverties are sufficient to double the indebtedness and all prover duts and expenses secured hereby.

The Protect the Security of This Trust Dept. Il salar Assocas

d. To protect, platered and maintain said it sperty in good condition and remains not to remove to de hat shary building or improvement threads, not to combat if put aid any main of imit property.

d. To complete of restore promptly and in rand and work-manifes mean-or any building or improvement which may be constructed, damaged, or destroyed thereed array when due all (nots incorrect therefor, and, if the basis of array when due any part thereast is being obtained for the array of analyting fundthetist of interventions and said property. Granter further arrows

(a) he commence construction promitive to bersue many with reasonable differents completion in accordance with plane and specifications satisfactory ha is neteriory, and

(5) the allow Beneticiary to inspect and property at all three during construction. The Trustee here process presentations to it of an allow it signed by Benaticiary, bett a forth facts butting a default by Granty under this minister of paragraph, is althoutized to inspect true and conte point all facts and shift opening thereby, and to act thereon hereby a

To It's contriby word will have and mainers inegs lations, come mainta, conditions and restrictions affections pair parameters.

manta, con differe and restrictions affetting can property. It. To provide and restrictions affetting can property. It. To provide and mandata the harard is so part, of such types or types and amond to all Bereflicary man and east the tens and marry whether aggreet for all such and and has beref-tadate been made under the other all such and and the pro-tadate been made under the other all such and and the pro-tadate been made under the other all such and and the pro-tadate been made under the other all such and and the pro-tadate been made under the other all such and the pro-tadate been the other and the deliver all pol-ter and the been for a such the deliver all pol-ter and the foreatting and the deliver all pol-ter the foreatting and the deliver all pol-ter and the foreatting and the deliver all pol-ter and the foreatting and the deliver all pol-ter and the second and the deliver all pole and the deliver all been been and the second and the second all been and the deliver all been been and the second and the second and the deliver all been been and the second and the second and the deliver all been been and the second and the second and the deliver all been been and the second and the second and the deliver all been been and the second and the second and the deliver all been been and the second and the second and the deliver all been been and the second and the second and all been been and pole and the second and the second and the deliver and the second a

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tur, shall be tound to the same extent that they are bound for the payment of the obligation herein described, and all such payment schall be immediately due and payable without notice, and the numpayment thereof shall, at the option of the Bene-ficiary, render all surfa secured by this Trust Deed immedi-ately due and payable and constitute a breach of this Trust There. at ely Decid

19. To pay all costs, fees and expenses of this trust, includ-ing the cost of title search as well as the other costs and ex-penses of the Trustee incurred in connection with or in erforming this obligation, and trustees and attorney's fees actually incurred.

11. To appear in and defend any action or proceeding pur-porting to affect the recurity hereof or the rights or powers of Beneficiary on Truster; and to pay all costs and expenses, including text of eridence of title and attorney's fees in a reasonable sum to be fixed by the Court, in any such action or proceeding in which Beneficiary or Trustre may appear, and in any suit brought by Beneficiary to forcelose this Trust Deed.

12. To pay at least ten (10) days before delinquency all 12. 10 Fey Bt least ten (10) days before delinquency all assessments upon water company stock, and all rents, assess-ments and charges for water, appurthant to or used in con-mectanic with said property; to pay, when due, all encum-brances, charges and lens with interest, on said property or any part thereas, which at any time appear to be prior or ripersor mereta; to pay all reasonable costs, fees, and expenses all this Trust.

of this Trust. 12. Should Grantor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but with-wit efficienties as to do and without notice to or demand upon Grantar and the statust releasing Grantor from any obligation beread, any Make or do the same in such manner and to such sufficient and the statust releasing Grantor from any obligation beread, any Make or do the same in such manner and to such sufficient and the sum and such manner and to such sufficient and the sum and such anner and to such the property for such purposes; commence, appear in and de-field any sufficient proceeding purporting to affect the security has easily active an encountry of Beneficiary or Trustee; pay, you these, current, in comparise any encountrance, charge or like which the schedely appreents to be prior or superior hereto; and has east allowers and powers, inclue any liability, expend what are allowers and presents by the reasonably counsel fore.

14. To pay within thirty (30) days after demand all sums property repended herrunder by Reneficiary or Trustee, with internet from date of expenditure at the rate provided for in the principal in orthodores, and the repayment thereof shall be counted hereby.

III Grading agrees to do all acts and make all payments required of Grading and of the owner of the property to make said note under the provisions of Chapter 37, Telle 58, United States Code, and agrees net to do, or cause or suffer to be done, any set which will wid puck guaranty or insurance during the astister of this Trust Ded.

## 20614

## Ir lis MUTUALLY AGAIND THAT:

It is intrustay Acutro THAT: Tis, Should the property or any part the real be taken or damaged by reason of any public improverient or condemna-tion proceeding, or damaged by fire, or early quilte, or in any tion, invarid, and other payments or relief (forefor, and shall be entitled at its option is commence, appear (in a st prosecu-in its own name, any action or proceedings) or to make any compromise or settlement, in connection will such taking or damage. All such componation, wards, dimagen, rights of density. All such componations avantis, dimagen, rights of direction and proceeds, including the proceeding of a publics of direction and proceeds, including the proceeds of any publics of direction and proceeds, including the proceeds of any publics of direction and proceeds, including the proceeds of any publics of direction and proceeds, including the proceeds of any publics of direction and proceeds, including reasonable attor wy's fees, apply any atomeys as received by it, at its option, since to the rea-startion of the damaged premises or to the relation of the indeductions. Grantor agrees to execute such fit ther assign-ments of and proceeds as Remedicary or Trustee may require. 15, That upon the request of the Repedetary the Grantor

action and proceeds as Remeficiary or Trustee rang require. 12. That upon the request of the Sened sary the Grantor 13. That upon the request of the Sened sary the Grantor 14. That upon the request of the Sened sary the Grantor 15. That upon the request of the Sened sary the Grantor 16. That upon the request of the Sened sary the Grantor 17. That upon the request of the Sened sary the Grantor 18. That upon the request of the Sened sary the Grantor 19. The second sard the second sar second sar should be the same or sums advanced by the Beneficiary (at the alternion nodernization, for taxed or assessments against the second start thereby on a party with said as fully as if the second second thereby were included in the noise first chouched above. Said sapplemental note of ad eschall bear interest at the rate provided for in the principal indeteches and that the rate provided for in the principal indeteches field for such period as may be agreed bor by the Bene-ficiary and Grantor. Failing to agree at be road pay-able the unit or same so advanced shall be the same pay-and the lifts which the maturity extend by the Sene-ficiary and Grantor. Failing to agree the shall be the same pay-and the the unit or same so advanced shall be the same pay-able the shall the maturity extend by the Sene-ficiary and Grantor same so advanced shall be the same pay-able the shall the use after demand by the Sene-field the use with a same so advanced shall be the same pay-shall the use that described above.

Hill the acception payment of any cars set brid hereby after the dis date. Beneficiary does not waiter its fight either to require primary payment when due of all stars such as se-named of to declare datanit for failure as to pay.

10. That the her of this instrument shill a main in full force and affect during any pearpenersent of entension of the time of payment of the indebtedness or ad point thereof se-quared hardy.

104 Should proceedings be instituted to register title of said property under any Land Uitle Law, Gradier will pay upon demand all mans expended by Traves or Freddary, includ-ing reasonable altomory's dees, and forthwidh do per to Bene-demary all evidence of title.

Beinryrail evidence of itile. III. At any time shif from time to time up in viritien request of Einscheiner, maynerit of its feen and press alien of fair Truck Deed and the netwoffer endorement. (In mose of fair convergence, for dand effaition and retention), will out a Terting the bability of any person for the payment of the indebte bases. Trucke user (a) convert to the main granting any ensemption of creating indipresent of evidence in the payment of the fair of the re-and provents of a start of the main granting any ensemption of creating inty instruction there are (a) four in any ensemption of the creating inty instruction there are (a) four in any ensemption of the fair any instruction there are (a) four in any ensemption of the fair of the property. The Grantee in any restantiate trug be de-pended in the "person of any mainers of facts in a be conclusive prodif of the truthfulness thereast. Truckets [be for for any of the property of the truthfulness thereast. The servers a fact in the parameter of facts into the for any of the property of the truthfulness thereast. The servers a start of the server and the facts into the property the servers and the parameter of any mainers of facts into the fact of the property of the server of the server and the facts of the servers and the server of any mainers of a server of the server o

prover us the truth full east thereast. Trustefs if fee for any of the services mentioned is this paragraph shall be di-truther to the continuation of the property affected by the format, instance of any provided of the property affected by the Deed and of any personal property isotated there truther by the Deed and of any personal property isotated there are the by the Deed and of any personal property isotated there are the by the Deed and of any personal property isotated there are affected by the best of the performance of any agreement form a first deed the first the performance of any agreement form a start of the performance of any agreement of any of the board affect affect. The first the performance of any agreement form a start of the sector institution of the end prime to default as the point of the sector of the performance of any of any agreement of any of the sector affect. General performance of any of such mean of the instead affect of and property if Grantur shall define a a formation artisting as accruing by reaction of any of, give, or mineral lease of said property if Grantur shall define a a formation prover the property affected hereby. I call common the measing of the property affected hereby, is confirmed the prover the property affected hereby, is confirmed the formation of the property affected hereby. I call estall react any the office of the property affected hereby, is callered and prover the property of the reaction of the start and anthor the office of the sector any manager affect the subsequent en-forcement by Beneficiany of the react of the subsequent en-forcement by Beneficiany of the start, gover, and anthority is collect the access of the starts and anthority is collect the sector as an examplian of list of any family to anthority is constructed the sector as an examplian of list of any family to anthory is any define the off the the collect any of any family to anthory and prime of the family for the collect of the start off there the anthory is any define the sector as

auch ferinder, feriad of auflith. 134 Then say default by Granter her order. Hereficialy may at any three without hatter, eacher her hy an user of a by any arter the parameter of the history of any sourcefur for the respired, each order that guarantee for any part batter. I had not take guarantee for history at the sourcefur for the respired, each order that guarantee for information from the factory for the respired battered, in the sourcefur hereful and privative to be any for information for any sourcefur hereful and privative to be information for any source the source and any entry of any part battered, in the source, best costs and respired and external or of the source the source of a source of a type in the information or coursed hereby, and is each order as hereful the information of the source of hereby, and is each order as types the information of the trainee. lorieffetiaty may derermined.

Buy The entering many rate training persented at a sid prop-ently the entering many state trains induces as profits or the pro-ently the subscitute of social trains, induces, as profits or the pro-needs of this and other instrume polymers or compensation or avairable for any thereas or damage to the property, and the application or release thereas a foresait, a full for to core or wains any default of notive of default here and show invalidate any bat done pursuant to such nodice.

114. Upon default by Countor is payment of any indetend-must accured hereby or in performance of any ingreement bern-

under, Beneficiary may declare all sums recured hereby im-mediately due and payable by delivery to Trustee of written notice of default and election to sell the trust property, which notice Trustee shall cause to be duly filed for record. If Beneficiary desires said property to be sold, it shall deposit with Trustee this Trust Deed and all promissory notes and documents widencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.

assuments gracencing expenditures secured hereby, whereupon the Trustee shall fix the time and place of sale and give notice thereof as then required by law.
25. If after default and prior to the time and date set by the Trustee for the Trustee's sale, the Grantor or other person so privileged by ORS 86.760 pays the entire amount then due under the terms of this Trust Deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, the Grantor or other per-son making such payment shall also pay to the Beneficiary all of Beneficiary's costs and expenses incurred up to said time in enforcing the terms of the obligation, including Trustee's and atterney's fees not exceeding \$50 if actually incurred.
S7. After the lapse of such time as may then be required by law following the recordation of said notice of default and the giving of said notice of sale. Trustee shall sell said prop-erty at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public suction to the highest bidder for cash in lawful menery of the United States, payable at the time of sale. Trustee shall deliver to the property so sold, but willowing strust including the property so sold, but willowing a the truthfulness thereof. Any person, exclud-ing the Trustee shall sply the proceeds of sale to payment of the Trustee shall sply the proceeds of sale to payment of the Trustee shall sply the proceeds of sale to payment of the Trustee shall sply the proceeds of sale to payment of the Trustee shall sply the proceeds of sale to payment of the Trustee shall sply the proceeds of sale to payment of 10 the trustee shall sply the proceeds of sale to payment of 11 the trustee shall sply the proceeds of sale to payment of 12 to sall persons having recorded liens subsequent to the interest of the Trustee in this Trust Deed as their interest may appeare in ordser of their priority; an

each earphus.

such surplus. 13. For any reason permitted by law Beneficiary may from time to time appoint a successor or successors to any Trustee named herein or to any successor Trustee appointed herein under. Upon such appointment, and without conveyance to the successed Trustee, the latter shall be vested with all title, powers and duties conferred upon any Trustee herein named or appointed hereined. Each such appointment and subsi-tution shall be made by written instrument excuted by Bene-fiel ary, crataining, reference to this Trust Deed and its place of record, which, when recorded in the office of the County Usrk or Elecander of the county or counties in which the prop-erty is situated, shall be conclusive proof of proper appoint-ne the fue Sacorstr Trustee. 10. Sal The waiver by Trustee on Receivers of any de-

(36. (a) The waiver by Trustee or Beneficiary of any de-fault of Granter under this Trust Deed shall not be or be desimed to be a waiver of any other or similar defaults subequently occurring.

(b) The pleading of any statute of limitations as a de-fense to any and all obligations secured by this Trust Deed is hereby maived, to the full extent permissible by law.

hereing waited, to the full extent permissible of law. III. (a) In addition to any of the powers or relations con-ferred upon the Trustee and the Benchicary or either of them under this instrument, the Trustee and Benchicary jointly, or whither, many bring an action in the proper court for the fore-discurse of this instrument as a mortgage, upon default, and upon proper proof obtain all the remedies in such action that are given by any statute or other law of the State of Oregon.

(b) No power or remedy herein conferred is exclusive of, or shall prejudice any other power or remedy of Trustee or Bapediciary.

(c) The exercise of any power or remedy on one or more obvious shall not exclude the future exercise thereof from time to time upon the conditions prescribed herein or by op-emation of law.

12. If a final decree in favor of plaintiff is entered in a sult brought to forcelose this Trust Deed, it may include a reason-shis attarney fee as provided in the note secured hereby, but not be excess of the amount actually paid or unconditionally incurred by the paper plaintiffs.

incurred by the proper plaintiffs. SR. This Trust Deed shall inure to and bind the heirs, lega-ters, deviseen, administrators, executors, successors, and as-signs of the parties herto. All obligations of the Grantor hereunder are joint and several. The term "Beneficiary" shall mean the summer and holder, including pledgees of the indebt-edness secured letery, whether or not named as Beneficiary berein, and whather by operation of law or otherwise. When-ever used, the singular, and the use of any gender shall include all genders.

all generates. 34. Trustee seconds this Trust when this Trust Deed, duly evented set acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pendars and under any other Trust Dreed or of any action or preventing in which Grantor, Beneficiary or Trustee shall be a party, unless brought by Trustee.

the sparty, unares grought by arouted. 35. If the indebiedness secured hereby to guaranteed or in-sured under Tills 85, United States Code, such Title and Reg-ulations insued thereunder and in effect on the date hereof it all govern the right, duties and liabilities of the parties herein, and any provisions of this or other instruments exc-cuted in connection with said indebtedness which are incon-sitent with said Title and Regulations are hereby amended to confirm therein. to conformi thereto.

36. This Trus: Deed shall be construed according to the laws of the State of Oregon.

20615 IN WITNISS WHEREOF, sid () rantor has bareanto set his hand and seal the day and year first above Richard W line written. [SEAL] RICHARD W. BLXON FLORENCE R. DIXON on [BEAL] STATE OF OSEGON. ##: KLAMATH COUNTY OF 18 19. 78 SETTICUES. Pursonally appeared the above-named Kichani W. Dirora and Florence R. Direffd acknowledged the voluntary act and deed. Before me: firegoing instrument to be ditt: Se Thele of Netory Public for the State of Oregon. (STAL) My commission expires: 2 - 3 - 79 10TAAP HEQUEST FOR FULL RECONVEYANCE For he mind only when abiligations have been paid. The undersigned is the legal owf ar and holder of all indebtedness secured by the foregoing Trust Deed. All sums secured by said Trust D ad have been fully paid and satisfied. You are hereby directed, on payment in you of any sums owing to you under the terms of said Trust Deed or pursuant to statute, to cancel all evi-ion you of any sums owing to you under the id Trust Deed (which are delivered to you herewith together with said fances of indebtedness secured if as id Trust Deed (which are delivered to you herewith together with said functs of indebtedness secured is as it warranty, to the parties designated by the terms of said Trust Deed the antain now held by you under the said 4. Mail recurregance and docutients to 191 Dated ..... Beneficiary. wer the frust Deed ON IMI: NOTE which it secures. Both must be delivered 13.a mark firm by the Trustee for entres lattes before record First Matianal Bank of Oregon Real Estate Loan Division P. O. Box 1935 Klamath Falls, Ore. 97601 at <u>3:47</u> o'clock <u>P</u> M, and recorded in Book <u>M78</u> on page 20612 52901 Deputy. Witness my hand and scal of county affixed I certify that the within lastrument was County Clerk-Recorder. and lower y Granter. Record of Mortgages of said County. Trust Deed COUNTY OF Manath M. D. Milne STATE OF ORMON. -ee \$12.0