WHEN RECORDED	MAIL TO			
OREGON TEL	OREGON 97201	liny Security interest in the incords a strug		
PORTLAND,	OREGON 97201	TA IA	Vel. 1185 Pag	je 2891
 By Charles and Annual Constraints of the second seco	SPACE AB	OVE THIS LINE FOR BECORD		
Grand English and a second sec	ાં આ ગામમાં આવ્યું છે. આ ગામમાં આવ્યું આવ્યું છે. આ ગામમાં આવ્યું આવ્યું આવ્યું આવ્યું આવ્યું છે. આ ગામમાં આવ્યું આવ્યું આવ્યું આવ્યું આ ગામમાં આવ્યું આ ગામમાં આ	DEED OF TRUST	<u> </u>	
DATED: 02 -	$\frac{2}{12} + \frac{3}{12} $		· 假新人物,不可能不能不能。 教授和教育者,因此不能不能不能。 教研究的主义,在这些人们的主义。	
BETWEEN.		Alter and the second s second second s second second second second second second second second se	e la contra de la co	
A DEPARTURE OF A DEPA	Hd E. Wagner and Bett	ty A. Wagner		n andra Sector and a sector of the Sector
	Telco Credit Union	en 22 julie esta esta esta esta esta esta esta est	o tratical and a second second second	("Grant
Charles to Truste	Marshall			Beneficiary ("Credit Unic
"Property"), together with	e for benefit of Credit Union as beneficiar all existing or subsequently erected or affin Lot 3 in Block 5, TR official plat thereo Clerk of Klamath Cou		interest in and to the following der	cribed real property (the p
8		ncy, Oregon.	office of the Co	unty
Subject to:	Mortgage - Recorded:		Not a star and a star of the	1997 - 1 997 - 1997 -
		$Oregon \pi_{a1} = $	redit Union, an O	· · · · ·
	Mortgagor:	Donald E. Wagne		regon
en and Agente and Agent Agente and Agente and Ag Agente and Agente and Ag	Amount:	\$13,000 00		lgner,
an a	and the second secon		a da da ang ang ang ang ang ang ang ang ang an	e te l'interes
1993 - Alexandro Angelo, angelo 1993 - Alexandro Angelo, angelo 1993 - Alexandro Angelo, angelo	an a			
Grantor presently action	an teorem a service de la factoria d Parte de la factoria d Parte de la factoria d	 A second sec second second sec		
(the "Income") from the Real	Credit Union (also known as Beneficiary) a Property described above. a Uniform Commercial Code security inte now or subsequently attached or affixed tutions for any of such property, and toge al Property"). The Real Property and the	Il of Grantor's right title and in	· ····	
Real Prope				
be the second of s	000, 00 This amount is repayable w ted the same as this deed and security agri- which is the date of matt	n, or otherwise has agreed to pro ith interest according to the terr eement, under which the final pa urity of this deed. The promisso	ayment of principal and interest w	ill be due pas l
id security agreement, togethe syment of the Indebtedness an by Borrower who co-signs this	of Grantor or expenses incurred (a) all principal er with interest thereon as provided herei d performance of all obligations of Granto deed of true	and interest payable under the I Union or Trustee to enforce obl n. This trust deed, the assignmen r under this deed and service	Note, and (b) any amounts expende igations of Grantor hereunder, as p nt of the Income, and security inv	ed or advanced by Credit ermitted under this deed
rest of this deed of trust or the erest in the Property. The ten rrower on the Note.	Borrower hereunder may agree to extend e. Note, without that Borrower's consent a m "Borrower" is used in this deed of trust	sonally liable under the note exce , modify, forebear, or make any and without releasing that Borroo for convenience of the parties	of trust only to grant and convey the ept as otherwise provided by law or other accommodations or amendr wer or modifying this deed of true	at Borrowers' interest in contract; and (c) agrees nents with regard to the
to the terms of the cred	rts a revolving line of credit, under the term	is of which Credit Linion is at a		such
fale of interest on the Note is	subject to a subje		etion loan to Grantor together	
ations.	edit Union all amounts secured by this de	ed and security agreem	na Antario Agrico	
a a start to maintain. Gran	for shall maintain at a possession and c	Optrol of and an unit		
n. Credit Union shall consent of at least equal value. "Improv 2.5 Credit Union's Right to 1's interest and to inspect the I 2.6 Compliance with Govern	Its. Grantor shall not demolish or remove if Grantor makes arrangements satisfactor rements" shall include all existing and futur Enter. Credit union and its agents and r property.	emove any timber, minerals (incl any improvements from the Re y to Credit Union to replace any e buildings, structures, and parki epresentatives may enter upon t	uding oil and gas), or gravel or rock al Property without the prior writ y improvement which Grantor pro ng facilities. the Property at all roomatter in	or any portion thereof products, ten consent of Credit poses to remove with
dized. Credit Union may requ 2.7 Duty of Protect. Grantor ary to protect and preserve th .8 Construction Loan. If son	ppeals, so long as Grantor has notified the re Grantor to post adequate security (rease shall do all other acts, in addition to thos a security.	good faith any such law, ordinal edit Union in writing prior to do phably satisfactory to Credit Unic e set forth in this section, that fro	nnaces, and regulations of all governess of all governess of a second se	ernmental authorities mpliance during any n the Property is not
Taxes and Liens.	work.	from the date of this deed and s	ecurity agreement and Generation	tion of any improve-
y over or equal to the interest ion 17, and except as otherwis 2 Right to Contest. Grantor lit Union's interest in the Pro-	on or for services rendered or material for of Credit Union under this deed, except for e provided in Subsection 3.2. may withhold payment of any tax, assessm	of all taxes and assessments levie innished to the Property. Granto the lien of taxes and assessments	d against or on account of the Pro or shall maintain the Property free s not due, except for the prior indel	perty, and shall pay of any liens having predness referred to
o theo, within 15 days after other security satisfactory to f a foreclosure or sale under th	may withhold payment of any tax, assessmi perty is not jeopardized. If a ilen arises or Grantor has notice of the filing, secure the o Credit Union in an amount sufficient to c e lien.	is filed as a result of nonpaymer discharge of the lien or deposit w discharge the lien plus any costs, a	I good faith dispute over the obliga It, Grantor shall within 15 days aft with Credit Union, cash or a sufficie attorneys' fees, or other charges the	tion to pay, so long er the lien arises or, nt corporate surety tt could accrue as a

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(a) The name of the insurer;
(b) the risks insured;
(c) the amount of the policy;
(d) the Property insured, the then current replacement value of the Property, and the manner of determining that value; and
(e) the expiration date of the policy.

Grantor shall, upon request, have an independent appraiser satisfactory to Credit Union determine the cash value or replacement cost of the Property.
Grantor shall, upon request, have an independent appraiser satisfactory to Credit Union of any loss or damage to the Property. Credit Union may make proof of loss if Grantor shall property. If Credit Union feets to apply the proceeds to the reduction of the Indebtedness or the restoration and repair, Grantor shall repair or replace the damaged or destroyed improvements in a manner net property. If Credit Union. Credit Union shall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of the resonable cost of the repair or restoration if Grantor is not in default hereunder. Any proceeds which have not been paid out within 180 days after their receipt and which Credit Union hall, upon satisfactory proof of such expenditure, pay or reimburse Grantor from the proceeds for the reasonable cost of 4.4 Unexpired Insurance at Sale. Any unexpired insurance shall inure to the been faid out within 180 days after their receipt and which Credit Union halds any proceeds after payment in full of the Indebtedness, such proceeds shall be paid to Grantor.
4.4 Unexpired Insurance at Sale. Any unexpired insurance shall inure to the benefit of, and pass to, the purchaser of the Property covered by this deed and security agreement at any trustee's or other sale held under the provision contained within, or at any foreclosure sale of such Property. Compliance with the insurance provisions undernes shall constitute compliance with the insurance provisions undernes shall any proceeds shall be payable on loss, the provisi

A.6 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 condominiums or cooperative ownership of Real Property, the insurance may be carried by the association of unit ownership Law, or similar law for the such proceeds shall be paid to Credit Union.
4.7 Insurance Reserves. Subject to any limitations set by applicable law, Credit Union may require Borrower to maintain with Credit Union to sused by the association, of insurance premiums, which reserves shall be created by monthly payments of a sum estimated by Credit Union to be sufficient to produce, at least 16 days before payment is due the reserve funds are insufficient. Borrower shall upon demand pay deficiency to Credit Union. The reserve funds shall be held by Credit Union as a general deposit from Borrower and shall constitute a noninterest bearing debt Union does not hold the reserve funds in trust for Borrower, and Credit Union is not the agent of Borrower for payment of the insurance premiums required to be paid by corredit upon demand pay before barrower.

5. Expenditure by Credit Union. If Grantor fails to comply with any provision of this deed, including the obligation to maintain the prior Indebtedness in good standing as required by Section 17 hereunder, or if any action or proceeding is commenced that would materially affect Credit Union's interest in the Property. Credit Union may at its option on Grantor's behalf take the required action and any amount that it expends in so doing shall be added to the Indebtedness and bear interest at the rate the Note bears. Amounts so added shall be payable on demand with interest from the date of expenditure at the rate the Note bears. The rights provided for in this section shall be in the default so as to bar it from any remedies to which Credit Union may be entitled on account of the default. Credit Union shall not by taking the required action cure at he add.
6. Warranty: Defense of Title.
6.1 Title. Grantor warrants that it holds merchantable title to the Property in fee simple free of all encumbrances other than those set forth in Section 17 or in 6.2 Defense of Title. Subject to the exceptions in the paragraph above; Grantor warrants and will forever defend the title against the lawful claims of all persons. action at its expense.

action at its expense.
7. Condemnation.
7.1 Application of Net Proceeds. If all or any part of the Property is condemned, Credit Union may at its election require that all or any portion of the net proceeds of the award be applied to the Indebtedness. The net proceeds of the award shall mean the award after payment of all reasonable costs, expenses, and attorneys' fees necessary to defend the action and obtain the award.
8. Imposition of Tax By State.
8.1 State Taxes Covered. The following shall constitute state taxes to which this section applies:

(b) A specific tax upon trust deeds or upon all or any part of the Indebtedness secured by a trust deed or security agreement.

Union may exercise

Scurity agreement.
(c) A tax on a trust deed or security agreement chargeable against the Credit Union or the holder of the note secured.
(d) A specific tax on all or any portion of the Indebtedness or on payments of principal and interest made by a Grantor.
8.2 Remedies. If any state tax to which this section applies is enacted subsequent to the date of this deed, this shall have the same effect as a default, and Credit (a) Grantor may lawfully pay the tax or charge imposed by the state tax, and
9. Power and Obligations of Trustee.

the Prop

agreement

9. Power and Obligations of Trustee.
 9.1 Powers of Trustee. In addition to all powers of Trustee arising as a matter of law, Trustee shall have the power to take the following actions with respect to a join in preparing and filing a map or plat of the Real Property, including the dedication of streets or other rights in the public.
 (a) Join in granting any easement or creating any restriction on the Real Property.
 (c) Join in any subordination or other agreement affecting this deed and security agreement or the interest of Credit Union under this deed and security agreement or the interest of Credit Union under this deed and security

proc

ement. (d) Sell the Property as provided under this deed and security agreement. 9.2 Obligations to Notify. Trustee shall not be obligated to notify any other party of a pending sale under any other trust deed or lien, or of any action or seeding in which Grantor, Credit Union, or Trustee shall be a party, unless the action or proceeding is brought by Trustee. 10. Due on Sale. 10. Credit Union, Credit Union, may, at its option, declare immediately due and payable all sums secured by this deed of trust upon the sale or

proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of proceeding in which Grantor, Credit Union, Or Trusted shall be a party, unless the borrish of payable all sums secured by this deed of trust upon the sale or transfer' means the conveyance of real property or any right, title or interest therein, whether legal or equitable, whether voluntary or involuntary, by method of conveyance of real property interest. If any Borrower is a corporation, transfer also includes any change in ownership of more than 25% of the voting stock of Borrower.

It Grantor or prospective transferee applies to Credit Union for consent to a transfer also includes any change in ownership of more than 25% of the voting stock transferee as would normally be required from the new loan applicant. 11. Security Agreement; Financing Statements. 11. Security Agreement: This instrument shall constitute a security agreement to the extent any of the Property constitutes fixtures, and Credit Union shall have all of the rights of a secured party under the Oregon Uniform Commercial Code of the state in which the Real Property is located. 11. Security Interest. Upon request by Credit Union, Grantor shall execute financing statements and take whatever other action is requested by Credit Union 11.2. Security Interest. Upon request by Credit Union, Grantor shall execute financing statements and take whatever other action is requested by Credit Union for the purpose of executing any documents necessary to perfect or continue the security agreement as a financing statement. Credit Union may, at any time and without further expenses incurred in perfecting or continuing this security Union for Moon default; Grantor shall assemble the Personal Property and make it available to Credit Union for all security or Real Property as stated above regardless of whether such structures are affixed to the Real Property, and irrespective of the classification of such structures autorization of such structures. The removal or addition of axles or wheels, or the placement upon or removal from a concrete base, shall not alter the characteri-station of such structures.

Reconveyance on Full Performance.
 If Grantor pays all of the Indebtedness when due and otherwise performs all the obligations imposed upon Grantor under this deed and security agreement if on of any financing statement on file evidencing Credit Union's security interest in the Income and the Personal Property. Any reconveyance fee or termination fee or termination fee

Using on deny the contents of any petition field under any bankrupty or insolvency laws within the time required to answer by, Grantor or any of the individuals within the time required to answer by, Grantor or any of the individuals of the state of the second of and the second of the s

portion of the Property. 14.3 Notice of Sale. Credit Union shall give Grantor reasonable notice of the time and place of any public sale of the Personal Property or of the time after which any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten days before the time of the sale or disposition.

any private sale or other intended disposition of the Personal Property is to be made. Reasonable notice shall mean notice given at least ten day occurs that and any private sale or disposition.
 14.4 Waiver, Election of Remedies. A waiver by any party of a breach of a provision of this deed and security agreement shall not constitute a waiver of or projudice the party's right otherwise to demand strict compliance with that provision or any other provision. Election by Credit Union to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or take action to perform an obligation of Grantor under this deed after failure of Grantor to perform shall not affect Credit Union institutes any suit or action to enforce any of the terms of this deed and security agreement, Credit Union for the privation of the terms of the terms of the steed and security agreement, Credit Union institutes any suit or action to enforce any of the terms of the terms of this interest or the enforcement of shall be expenses incurred by Credit Union institutes any suit or action to enforce any of the terms of the steed and security agreement, Credit Union institutes any suit or action to enforce any of the terms of the steed and security agreement and entitle to recover, such sum as the court may adjudge reasonable as attorneys' fees at trial and on any appeal. Whether or not any court action is involved, all reasonable expenses incurred by Credit Union that are necessary at any time in Credit Union's opinion for the protection of its interest or the enforcement of the Indebtedness payable on demand and shall beer interest from the date of expenditure until repaid at the rate of 12 percent per any is rights shall become a part of the Indebtedness payable on demand and shall be arrowed event (including foreclosure reports), surveyors' reports, appraisal fees, title insurance, and there is a lawsuit, the cost of searching records, obtaining title reports (including foreclosu

and fees for the Trustee.
15. Notice.
Any notice under this deed shall be in writing and shall be effective when actually delivered or, if mailed, shall be deemed effective on the second day after deposited as registered or certified mail, postage prepaid, directed to the address stated in this deed and security agreement. Any party may change its address for otices by written notice to the other parties. Credit Union requests that copies of notices of foreclosure from the holder of any lien which has priority over this deed of trust be sent to Credit Union's address, as set forth on page one of this deed and security agreement on transfer of Grantor's interest, and subject to the provisions of 16. Miscellaneous.
16. Miscellaneous.
16.1 Successors and Assigns. Subject to the limitations stated in this deed and security agreement on transfer of Grantor's interest, and subject to the provisions of 16.2 Unit Ownership Power of Attorney. If the Real Property is submitted to unit ownership, Grantor grants an irrevocable power of attorney to Credit Union to in the discline to any may ter that may come before the members of the association of unit ownership. Grantor grants an irrevocable power of asch fiscal year of Grantor, its discretion on any matter that may come before the members of the association of unit owners. Credit Union shall have the right to exercise this power, as Credit Union may see fit.
16.3 Annual Reports. If the Property is used for purposes other than Grantor's residence, within 60 days following the close of each fiscal year of net over checking income received from the Property less all cash expenditures made in connection with the operation of the Property.
16.4 Annula Reports. This deed has been everyited and delivered to Credit Union in the create in which the Credit Union is located.

Property. 16.4 Applicable Law. This deed has been executed and delivered to Credit Union in the state in which the Credit Union is located. The law of that state shall be applicable for the purpose of construing and determining the validity of this deed and security agreement and, to the fullest extent permitted by the law of any state in which any of the Property is located, determining the rights and remedies of Credit Union on default. 16.5 Joint and Several Liability. If Grantor consists of more than one person or entity, the obligations imposed upon Grantor under this deed shall be joint and several.

- 16.7 Use.

 (a) If located in Idaho, the Property either is not more than twenty acres in area or is located within an incorporated city or village.
 (b) If located in Washington, the Property is not used principally for agricultural or farming purposes.
 (c) If located in Oregon, the Property of not now used for agricultural, timber, or grazing purposes.
 (d) If located in Montana, the Property does not exceed fifteen acres and this instrument is a Trust Indenture executed in conformity with the Small Tract
 (d) If located in Montana, the Property does not exceed fifteen acres and this instrument is a Trust Indenture executed in conformity with the Small Tract
 (e) If located in Utah, this instrument is a Trust Deed executed in conformity with the Trust Indenture

(d) If located in Montana, the Property does not exceed fifteen acres and this instrument is a Trust Indenture executed in conformity with the Small Tract Montana.
 (e) If located in Utah, this instrument is a Trust Deed executed in conformity with the Utah Trust Deed Act. UCA 57-1-19 et seq.
 *THIS INSTRUMENT DOES NOT GUARANTEE THAI' ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT DOES NOT GUARANTEE THAI' ANY PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT TO VERIFY APPROVED USES.
 MENT. A BUYER SHOULD CHECK WITH APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES.
 Merger. There shall be no merger of the interest or estate created by this Dead of Trust with any other interest or estate in the Property at any time held instrument executed and acknowledged by Credit Union's option, may from time to time appoint a successor trustee to any Trustee appointed hereunder by an instrument executed and acknowledged by Credit Union and recorded in the office of the Recorder of the county where the Property is located. The instrument successor trustee. The successor trustee shall, without conveyance of the Property, succeed to all the title, powers and duties conferred upon the Trustee ehrein and states shall contain. This procedure for substitution of trustee shall govern to the exclusion of all other provisions for substitution. If the Property is in California, Credit Union may collect, a fee not to exceed SSO for furnishing the statement of obligation as 16.11 Statement of Obligation. If the Property is in California, Credit Union may collect, a fee not to exceed SSO for furnishing the statement of obligation as provided by Section 2943 of the Civil Code of California.
 7. Prior Indebtedness.
 7. Prior Idented the securing the Indebtedness secured by this deed and security agreement is and remains secondary and inferior to the lien securing payantes (Check which A

XX Mortgage

Land Sale Contract

The prior obligation has a current principal balance of \$ 5.611.21 s<u>13,000.00</u> Grantor expressly covenants and agrees to pay or see to the payment of the prior indebtedness and to prevent any default thereunder. Prevent any detault thereunder. 17.2 Default. If the payment of any installment of principal or any interest on the prior indebtedness is not made within the time required by the note evidencing such indebtedness, or should an event of default occur under the instrument securing such indebtedness and not be cured during any applicable grace period therein, then the Indebtedness secured by this deed and security agreement shall, at the option of Credit Union, become immediately due and payable, and this deed and security agreement shall not enter into any agreement with the holder of any mortgage, deed of trust or other security agreement which has priority over this Deed of Trust by which that agreement is modified, amended, extended or renewed without the prior written consent of Credit Union. Grantor shall neither request nor accept GRANTOR: GRANTOR: Donald ty A. Wagner INDIVIDUAL ACKNOWLEDGMENT STATE OF Oregon たらおも) County n On this day personally appeared before me _______ E. Wagnes and Betty A. Wagnes 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 Theepe 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 21st day of February · HOINA, By: Jolores Dow Notary Public in and for the State of: Dregon Residing at: tall, ore My commission expires: REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid in full) To: 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 indebtedrou are nereoy directed, on payment to you or any sums owing to you under the terms or tins deed of trust or pursuant to statute, to cancer an evidence or indedted ness 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: Published in Sec. inal sa colloci sal secon Walazi sa colloci sal secon terin der statung. Földste som en er si ar di ka ी दासकृति जनसम्बद्ध 14 Carrier сі. Т. Date 19 33. Bank tij. The peak Bv: an an Tro Dhg beichtea The Its. ar and bouted of graden STATE OF OREGON, County of Klamath) Filed for record at request of on this 26th day of Feb. A.D. 19 85 at 2:32 o'clock ____ M, and duly recorded in Vol. MS5_of_ Mortgages Page 2891 EVELYN BIEHN, County Clerk Star By 1 Deputy 17.00 Faa informer service and er saratonda a histra. Er standa analogista i under Erektenter analogista erekter. 6444444 10,2110. 1444 Augustion CHERCER. 41 20CPHIA Havidor and for 777