TODA N

1000 Blancht 22/13-D

00

ട്ട

Ŧ

SED 83

# TRUST DEED Vol. mr.9 Page 17162

E THERE BOIL AND MERSION OF MERSION

าน์ระดรูปกระกุ

1,9454-2227-24

John Blanchi THIS TRUST DEED, made this .....lst.........day of .....September.

RICHARD A. WILLIAMS & BILLIE A. WILLIAMS, busband and wife as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY , as Trustee, and

C: JOHN BIANCHI & ELEANOR BIANCHI, husband and wife or survivor as Beneficiary, 

1.0

and the second second

#### WITNESSETH:

- Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: 35 Alter and the second second

SEE LEGAL DESCRIPTION ATTACHED HERETO AS EXHIBIT "A" AND MADE A PART HEREOF. TRUST DEED SUMER OF OFFICE

المراجع المراجع المراجع والمراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراج المراجع مراجع المراجع ا

De nat the or matter the test dear the and store even ingerene. But need be address to the recent to experiment and the second to the

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or herealter attached to or used in connection with said real estate

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRTY NINE THOUSAND AND NO/100-

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2.72-complete or restore promptly and in good and workmanlike manner (ny building or improvement which may be constructed, damaged or destroy'd thereon, and pay when due all costs incurred therefor; 3.76-comply with all laws, ordinances' regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so reguests, to join in executing such linancing statements pursuant to the Unitom Commer-cial Cude as the beneliciary may require and to pay for illing same in the proper public office or olices, as well as the icost of all ling same in the beneliciary.

#### It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness accured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon benelicary's neglet upon written request of bene-liciary, payment of is lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), willoud tallecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

dranting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any sait othe "perers". The grantee in any reconveyance may be described as the "perers" and the recitals therein of any matters or lact some be described as the "perers". The services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any prime without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the advergery of any security ior the indebtedness hereby secured, enter upon and take possession of said property or any part thereoi, in uson name sue or otherwise collect the rents, issues and prolifs, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolifes or compensation or awards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or wave any delault by grantor in payment of any indebtedness excured for any indebtedness excured and the such and any at the mage of the property, and the application or release thereof as aloresaid, shall not cure or wave any delault by grantor in payment of any indebtedness excured there or invalidate any at dome and the such and the such and the such any determine.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary rat his election may proceed to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to may have. In the event the beneficiary elects to foreclose by advertisement and ale, the beneficiary or the trustee shall execute and cause to be recorded his written noite to default and his election to set the said described real property to salisy the obligation escured hereby whereupon the trustee shall its the time and place of sale, give noice thereby whereupon the trustee shall lis the time truste of aleault and his election to set the said described real foreclosure by advertisement and sale, the drantor or any other person so privileged by ORS 86.753, may cure the delault or defaults. If the default consist of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being our draw be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or default, he person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the cobligation ot the trust deed together with trustees and attorey's lees not exceeding the anduits provided by law. 14.

The determine with trustees and altorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder loc cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the genore and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expressed sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their pionity and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee, show the trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to modify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which figrantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an att or savings and loan association authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United State ney, who is an active member of the Oregon State Bar, a bank, trust company of the United States a title insurance company authorized to insure title to real or any agency thereof, or an excrow agent licensed under ORS 654,555 to 664,585.

	LARTIN BUT OF ANY UPDATE TO GLI GIGLION
sury served in ree simple of said described real property	beneficiary and those claiming under him, that he is l
and that he will warrent and to any data data	<ul> <li>Comparison to Automatica Comparison and Automatica Comp Automatica Comparison and Automatica Comparison and A</li></ul>
and that he will warrant and forever defend the same a	and and an and a second product of a second s
10 beh. un released in the state of the s	analysis (filese many stranger and a second se
Angle Die Angeleinen von der Berner und der Steinen der Steinen und gestellte einen eine Berner und der der Steinen der Ste	moster Manager (1992) Manager (1992) Manage
The grantor warrants that the proceeds of the loan represented (a)* primarily for grantor's personal, family or household pur	<ul> <li>C. C. C. M. Andrewson, and A. S. Santa, and A. Santa, an</li></ul>
	SHIP SHOW SHOW SHOW SHOW SHOW SHIPS SHOW SHOW SHOW SHOW SHOW SHOW SHOW SHO
This deed applies to, inures to the benefit of and binds all po	arties hereto, their heirs, legatees devices, administration
fender includes the feminine and the neuter, and the singular number	nstruing this deed and whenever the context so requires, the mascu
	into set his hand the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) in ot applicable; if warranty (a) is applicable and the beneficiary is a creditor is such word is defined in the Truth-In-Lending Act and Regulation Z, the emeticiary MIST complex with the in-Lending Act and Regulation Z, the	Dilling
eneficiary MUST comply with the Act and Regulation by making required lisclosures; for this purpose use Stavens-Ness Form No. 1319, or equivalent f compliance with the Act is not required, disregard this notice.	
ા માં આવ્યું છે. આ ગામ માં મુખ્ય માટે પ્રાયમિક કરે છે. આ ગામમાં મુખ્ય મુદ્ધ માં મુખ્ય મુદ્ધ માન્ય માટે છે. આ મા આ ગામમાં આવ્યું છે. આ ગામમાં આવ્યું છે. આ ગામમાં આ ગામમાં આવ્યું છે. આ ગામમાં મુખ્ય મુદ્ધ માન્ય મુખ્ય આ ગામમાં આ આ ગામમાં આ ગામમાં આવ્યું આ ગામમાં આ ગામમાં આવ્યું છે. આ ગામમાં આ ગામમાં આ ગામમાં આવ્યું છે. આ ગામમાં આ ગામમાં આ	Billie C. Wile-
<pre>rem or according general eppelie.) according to the second s</pre>	Billie A. Williams
County of SAN DIEGO	TE OF OREGON;
This instrument was acknowledged before me on This	ounity of }ss.
Sept. 6 19 99 b) Richard A. Williams & Billie A.	by the second se
DORIS PAYNE	
SAN DIEGO COUNTY Public for Oxe San Diego COUNTY Public for Oxe San Diego COUNTY	y Public for Oregon
MarComm Frontan 26 1990 Maillocula	
Thy commussion as pites; 126-90	Inmission expires:
All of the second	L RECONVEYANCE
REQUEST FOR FULL To be used only when ebl O: 	Incomparing Spirits:
REQUEST FOR FULL To be used only when oblight O:	L RECONVEYANCE Igations have been poid. Igations have been poid. Set Secured by the foregoing trust deed. All sums secured by s d, on payment to you of any sums owing to you under the terms
REQUEST FOR FULL To be used only when ability of the undersigned is the legal owner and holder of all indebtedne ust deed have been fully paid and satisfied. You hereby are directed id frust deed or pursuant to statute-to-cancel all-evidences of increase rewith together with said trust deed) and to reconvey, without warr	L RECONVEYANCE Igaliens have been poid. Igaliens have been poid. Is secured by the foregoing trust deed. All sums secured by s. d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y inty, to be partial desident and the secured by s.
REQUEST FOR FULL Te be used only when ebl O: The undersigned is the legal owner and holder of all indebted must deed have been fully paid and satisfied. You hereby are directed id frust deed or pursuant-to statute, to cancel all evidences of in rewith together with said trust deed) and to reconvey, without warry tate now held by you under the same. Mail reconveyance and, docur	L RECONVEYANCE Ise secured by the foregoing trust deed. All sums secured by s d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed, to ments to
D: The undersigned is the legal owner and holder of all indebted the undersigned is the legal owner and holder of all indebted The undersigned is the legal owner and holder of all indebted the undersigned is the legal owner and holder of all owner and holder	L RECONVEYANCE Ise secured by the foregoing trust deed. All sums secured by s dest secured by the foregoing trust deed. All sums secured by s debtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed, ments to
Discrete the same of the same	L RECONVEYANCE Ise secured by the foregoing trust deed. All sums secured by s dest secured by the foregoing trust deed. All sums secured by s debtedness secured by said trust deed (which are delivered to y anty, to the parties designated by the terms of said trust deed, ments to
REQUEST FOR FULL Te be used only when ebl O:	L RECONVEYANCE Igniens have been pold. Igniens have been pold. Igniens have been pold. Igniens have been pold. Ignies been
REQUEST POR FULL To be used only when oblic The undersigned is the legal owner and holder of all indebtednin ust deed have been fully paid and satisfied. You hereby are directed id trust deed or pursuant-to statute, to-cancel all evidences of inn rewith together with said trust deed) and to reconvey without warri- tate now held by you under the same. Mail reconveyance and docur ATED: Do not lose or destroy this Irest Deed OR THE MOTE which it servers. Both must	L RECONVEYANCE Igniens have been pold. Igniens have been pold. Igniens have been pold. Igniens have been pold. Ignies been
REQUEST POR FULL REQUEST POR FULL To be undersigned is the legal owner and holder of all indebtedne ust deed have been fully paid and satisfied. You hereby are directed ust deed have been fully paid and satisfied. You hereby are directed id frust deed or, pursuant-to statute, to cancel all evidences of inc rewith together with said trust deed) and to reconvey without warry tate now held by you under the same. Mail reconveyance and, docu ATED: De net less or destroy this Trust Deed OR THE NOTE which it servers. Both meet TRUST DEED	L RECONVEYANCE Instantion of prices: Sease secured by the foregoing trust deed. All sums secured by a d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty to the parties designated by the terms of said trust deed, ments to Beneficiary be delivered to the trustes for concellation before reconveyonce will be mode. STATE OF OREGON.
ERQUEST POR FULL To be used only when oblin To be used only when oblin To be undersigned is the legal owner and holder of all indebtedra used deed have been fully paid and satisfied. You hereby are directed id trust deed or, pursuant-to statute, to-cancel all evidences of int rewith together with said trust deed), and to reconvey ance and docut tate now held by you under the same. Mail reconveyance and docut ATED: Do not lose or destroy this Trest Deed OR THE NOTE which it servers. Both ment CHED INCLUSTION NET BOLICY, VILL STEVENSMERS LAW FUE.CO., FORTLAND. ORS.	I RECONVEYANCE  Insertion of the second second second second second by the foregoing trust deed. All sums secured by second second by second second by second second by second s
EXAMPLEST POR FULL REQUEST POR FULL REQUEST POR FULL To be used enly when abi The undersigned is the legal owner and holder of all indebtedne used doed have been fully paid and satisfied. You hereby are directed used doed have been fully paid and satisfied. You hereby are directed id trust deed or pursuant-to statute, to cancel all evidences of income the determine the same. Mail reconveyance and, docume tate now held by you under the same. Mail reconveyance and, docume ATED: De not here or destroy this Trust Deed OR THE NOTE which it servers. Both meet  TRUST DEED 2EE FIFORM No. Selif(ILION VLL STEVENENTEST LAW PUB.CO., PORTLAND.ONS.  Lichard, A., & Billie A., Williams	I RECONVEYANCE  Ignitions have been poid.  It is for foregoing trust doed. All sums secured by set d, on payment to you of any sums owing to you under the terms debtedness secured by seid trust deed (which are delivered to y anty to the parties designated by the terms of said trust deed, the ments to Beneficiary be delivered to the trustee for cancellation before recenveyonce will be made.  STATE OF OREGON, FMILTEL
EXEQUEST FOR FULL REQUEST FOR FULL To be undersigned is the legal owner and holder of all indebtedne ust deed have been fully paid and satisfied. You hereby are directed ust deed have been fully paid and satisfied. You hereby are directed ust deed or pursuant to statute-to-cancel all-evidences of in rewith together with said trust deed) and to reconvey without warri tate now held by you under the same. Mail reconveyance and docus ATED: Do not here or destroy this Treat Deed OR THE NOTE which it servere. Both meet  TRUST DEED  2EE [FIGURA No.: Saij[Th.I.OK VIL]  STEVENE-MEES LAW FUL CO., FORTLAND, ONE.  Lichard, A. & Billie A. Willings	I RECONVEYANCE  Insertion of the second of
ERQUEST POR FULL REQUEST POR FULL To be undersigned is the legal owner and holder of all indebtedne ust deed have been fully paid and satisfied. You hereby are directed ust deed have been fully paid and satisfied. You hereby are directed id frust deed or pursuant-to statute, to cancel all evidences of increase interventh together with said trust deed), and to reconvey without warry tate now held by you under the same. Mail reconveyance and docur ATED: De net less er destroy this Trust Deed OR THE NOTE which it servers. Both ment  TRUST DEED 2EE FIFORD No. said The NOTE which it servers. Both ment  TRUST DEED 2EE FIFORD No. said The NOTE which it servers. Both ment  SECON DECON PORTANO. ONE  CHED STRUCT A. & Billie A. Williams  SGUN DECON PORTANO. ONE  SPACE REF FOR	Billingston expires:         L RECONVEYANCE         lightens have been poid.         data is secured by the foregoing trust deed. All sums secured by s.         d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty to the parties designated by the terms of said trust deed, the monte to
EXAMPLEST POR FULL The be undersigned in the legal owner and holder of all indebtedni ust deed have been fully paid and satisfied. You hereby are directed ust deed in pursuant-to statute, to cancel all evidences of int rewith together with said trust deed), and to reconvey without warry tate now held by you under the same. Mail reconveyance and docur ATED:  De net less er destroy this Trust Deed OR THE NOTE which it servers. Both ment  EXEMPTION NET BEED  SEE FERENT RULE CO., PORTLAND, ORE.  Richard A. & Billie A. Williams  SGAN D'EG(1) A. Grantor  CG3 BOX 572-C  ATED:  Richard A. S. S72-C  ATED:  CG3 BOX 572-C  CG4 CG4 CG4 CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4 CG4  CG4	I BECONVEYANCE  Igenies have been poid.  Ise secured by the foregoing trust deed. All sums secured by a d, on payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty., to the parties designated by the terms of said trust deed, ments to Beneficiary be delivered to the trustes for cancellation before recenveyonce will be made.  STATE OF OREGON, STATE OF OREGON, I certify that the within instrumen Was received for record on the
Be not lose or destroy this True Doed OR THE NOTE which it secures. Both must         De not lose or destroy this True Doed OR THE NOTE which it secures. Both must         TRUST DEED         2EE         2EE <t< td=""><td>ELECONVEYANCE         Iligations have been poid.         dest secured by the foregoing trust deed. All sums secured by set         d, on payment to you of any sums owing to you under the terms         debtedness secured by seld trust deed (which are delivered to y         antyto the parties designated by the terms of said trust deed, the terms of said trust deed (which are delivered to y         Beneficiary         be delivered to the trustee for concellation before recenveyonce will be mode.         STATE OF OREGON,         Y County of         I certify that the within instrument         was received for record on the         dof         of         at         o'clock         M. and recorde         in book/reel/volume No.         or as fee/file/instru         view</td></t<>	ELECONVEYANCE         Iligations have been poid.         dest secured by the foregoing trust deed. All sums secured by set         d, on payment to you of any sums owing to you under the terms         debtedness secured by seld trust deed (which are delivered to y         antyto the parties designated by the terms of said trust deed, the terms of said trust deed (which are delivered to y         Beneficiary         be delivered to the trustee for concellation before recenveyonce will be mode.         STATE OF OREGON,         Y County of         I certify that the within instrument         was received for record on the         dof         of         at         o'clock         M. and recorde         in book/reel/volume No.         or as fee/file/instru         view
Bigues view       Bigues view	I RECONVEYANCE  Insertion of the second by the foregoing trust deed. All sums secured by a d, an payment to you of any sums owing to you under the terms debtedness secured by said trust deed (which are delivered to y anty., to the parties designated by the terms of said trust deed, ments to Beneficiary be delivered to the trustes for cancellation before recenveyonce will be mode.  STATE OF OREGON, EXUIPIL

12 35

### EXHIBIT "A" LEGAL DESCRIPTION

17164

The W1/2 SW1/4 SE1/4 SW1/4 of Section 28, Township 35 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon.

TOGETHER WITH a perpetual easement to provide ingress and egress across the Southerly 25 feet of the W1/2 SW1/4 of Section 28, and the Southerly 25 foot of the E1/2 SE1/4 of Section 29, Township 35 South, Range 10 East of the Willamette Meridian.

AND ALSO TOGETHER WITH a perpetual exclusive easement for ingress and egress across the Southerly 30 feet of the W1/2 SE1/4 of Section 29, Township 35 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, East of the Sprague River Highway.

Tax Account No: 3510 028C0 01300



## STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for	r record a	t request of		Mountain	Title Co.		the	12+h	
of		Sept.	A.D., 19 8	) at12	:35o'clock	PM., and duly	recorded in Vol.		_ day
		ot		Mortgages		on Page <u>17162</u>	•		,
FEE	\$18.	00			Evel	yn Biehn .	County Clerk		
ALC: 4		and a start of the			ВУ	Qaulin	e Willen	deri	