=

ST C

9585 MIC 22756-KTRUST DEED

Vol. M89 Page 25125

THIS TRUST DEED, made this 19th day of December ... 18
GLEN A. MILLER and N. SHARRON MILLER, husband and wife ... 18 December , 19 89, between

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY Grantor, ENGUNIAIN TITLE CUMPANY OF KLAMATH COUNTY

L. A. GIENGER and PAULINE H. GIENGER dba GIENGER INVESTMENTS, as to an undivided a control of the contro interest and BRIAN E. ALLEN and SHARON M. ALLEN, husband and wife, as to an undivided $\frac{1}{2}$, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oragon, described as:

The SW4 NE4 of Section 11, Township 35 South, Range 9 East of the Willamette Meridian,

Klamath County Tax Account #3509-01100-01100.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rants, issues and profits thereof and all fixtures now or hereafter 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 TWELVE THOUSAND EIGHT HUNDRED AND NO/100 ----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it sooner paid, to be due and payable. Per terms of Note. 19.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor withour first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

To protect the security of this trust deal.

herein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees.

To protect, preserve and maintain said property in good condition and repair, not to emove or demolish any building or improvement thereon;

To complete or restore promptly and in glood and workmanlike destroyed thereon and pay when due all costs incurred therefore therefore and the statement of the s

join in executing such financing statements pursuant to the unusual colling office or offices, as well as the cost of all len searches made beneficiary: may require and to pay for filing same in the by filing officers or searching agencies as may be deemed desirable by the senticiary:

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hardels as the beneficiary may from time to time require. In companies acceptable to the bandle beneficiary may from time to time require. In companies acceptable to the beneficiary with fost payable to the written in policies of insurance shall be effected to the beneficiary so soon as manual deliver said policies to the beneficiary at least filten dicay prior to the expiration of any policy of insurance or procure any such insurance and the beneficiary may procure the same at granter's expense. The amount collected under any line for other insurance policy, may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary any part thereof, may be released to granter. Such application or release shall act done pursuant to such notice.

I are such as a such as the such as the such as a such as a

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of emit domain or condemnation, beneficiary shall have the tright, if it is elects, to equippe that all or any portion of the monies payable as compensation for such as the proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and both in the trial and appellate somable costs and expenses and attorner's tensor that the proceedings and the processarily paid or incurred by beneficiary in such proceedings, and the processarily paid upon the indebtedness and executed thereby; and granter after the proceedings and executed such instruments as shall own expense, to take such actions and execute such instruments as shall encessary in obtaining such compensation, promptly upon beneficiary's quest.

9. At any time and from time time upon written request of beneficiary symment of its lees and presentation of this deed and the note for the payment of its lees and presentation of this deed and the note for 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

三氢化物 有效 经现金的现在分词

Againing any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The foreign of the property of the property. The legally entitled thereto, and the recitals there of any matters or lects shall services mentioned in this paragraph shall be or less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security of the property or any part thereof, in its own rupon and take possession of said proprists and profits, including those past durand unpaid, and apply the same, next also apply the same, next and profits, including those past durand unpaid, and apply the same, next also upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or awards for any taking or damage of the property, and the application or releas thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

12. Upon delault by frantor 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 beneficiar may declare all sums secured hereby immediately due and payable. In such a declare all sums secured hereby immediately due and payable. In such a consideration of the beneficiary at his ether the struste to foreclose this trust ded by a divertisement and sale, or may from the trustee to processe this trust ded by remedy, either at law or in equity, which the beneficiary may have. In the verification of the beneficiary elects to foreclose by the trustee to pursue any other right or the beneficiary elects to foreclose by the trusteenth of the beneficiary election to sail the said described and property to satisfy the obligation secured hereby whereupon the trustee shall it the time and place of sale, give notice thereof as then required by law and list the time and place of sale, give in the manner provided in ORS 86.735 to 88.795 do 10. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee ment and sale, and any time prior to 5 days before the date the trustee ment and sale, and at any time prior to 5 days before the date the trustee or defaults. If the default consists of a failt to pay, when due, entire amount of the first of the cure other than such profits the not then be dutable on default occurred. Any other default from as would being cured may the cured by tendering the performance required under the default of the trust deed in enforcing the obligation or trust deed in the cure shall pay to the beneficiary all costs to default with trustee's and attorney's lees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be h

together with trustee's and attorney's lees not exceeding the amounts provided by law. 1.

4. Otherwise, the sale shall be held on the date and at the time and place designed in the notice of sale or the time to which said sale may be postponented in the notice of sale or the time to which said sale may in one parted or provided by law. The trustee may be said property either suction to the lights bidder for cash, payable at the parcel or parcels at shall deliver to the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by law conveying the property so the purchaser its deed in form as required by express or imformation of the truthitulness thereof, any person, excluding the trustee, but including the grantor and benefits may purchase at the sale.

15. When trustee selection of the powers provided herein, trustee shall apply the proceeds of as to the powers provided herein, trustee shall apply the proceeds of as the trustee and a reasonable charge by sale, including the compensation of the trustee and a reasonable charge by sale, including the compensation of the trustee of the trustee of the trustee in the trust deed, (3) to all pastees having recorded liens subsequent the trust deed, (3) to all pastees having recorded liens subsequent the trust deed, (3) to all pastees the property of the trustee in the trust died as their intreast may appear in the interest of the trustee in the trust surplus.

surplus. It any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may from time to time appoint a successor or successor successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all fille, powers and duties conletted upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by writer instrument executed by beneticiary which, when recorded in the mortsage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary 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 aither an atternay, who is an active member of the Oregon State Bor, a bank, trust company or savings and loan association authorized to about the laws of Oregon or the United States a life insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and	grees to and with	the beneficiary and	those claiming under him, that he is law-
fully seized in fee simple of said de	scribed real prope	erly and has a valid,	unencumbered title thereto except
ું કે કું			
and that he will warrant and forev	er defend the san	ne against all persons	whomsoever.
강분들은 기념이 보는 아이 전문의 되는 것이 되는 것이 사람들이 보고 있다. 15분 분들은 기급이 아이는 것들로 분들을 하는 그를 보고 있다는 함께 아이는 사람들이 모든 15분 원생들은 기업을 대한 사람들이 있다.	ફુંગ વર્લ્યું કે ફ્રેંગ લેવા જેમ્પ્રાચ્યાન વર્લ્યું હોંદું છે. વ્યવસ્થાન કે કે ક્રેન્ટ્રિટ્સ (૧૧૧૦), અદ્ભાગમાં માટે ત્રી રહિલ્યું કે ક્રેન્ટ્રિટ્સ (ઉપલબ્ધ વર્ષે માટેલ્સ)		보험을 보다는 것이 아니는 기가 아니는 그런 아이들이 가는 사람이 아니는 아니는 아니는 아니는 그를 보고 있다. 이 보험 등 아니는 아이들이 아니는 아니는 그는 것이 아니는 아니는 그를 보고 있다. 그는 아니는 아니는 그를 보고 있다. 그는 아니는 아니는 그를 보고 있다. 그는 아니는 아니는 아니는 아니는 아니는 것이다. 그를 보고 있다. 그를 보
通信 (1966) - 1996 (1966) (1966	A Marie And A Cartal All Cartal And		and the second s
planter i juri programa programa Programa programa pr			가 회복한 경기가 있는데 하는 다른 사람이 없는데 그는 기를 가고 있다. 생산하는 사람이 되는데 보면 하는데 그는 사람이 있는데 생산하는데 그 것 같습니다.
1983 - 1980 - Steiner Greek, state fan de skriper fan de skriper fan de skriper fan de skriper fan de skriper 1983 - 1985 - Fransk Marie Marie Fransk fan Steine fan Steine fan Steine fan Steine fan Steine fan Steine fan 1983 - 1985 - 1985 - 1986 - 1986 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987 - 1987			
The grantor warrants that the proc	i, termily or househol	d purposes (see Importar	of Notice below)
AND KAN KARANIA MAKARAKA KAN KAN KAN KAN KAN KAN KAN KAN KAN	大脚线 翻翻 化氯化物 电影人	医多头征 医放射管 医斯特特氏炎	
			heirs, legatees, devisees, administrators, executors, plder and owner, including pledgee, of the contract
secured hereby, whether or not named as gender includes the feminine and the neut			
IN WITNESS WHEREOF,	said grantor has	hereunto set his hand	the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, w		4	l. 1 ml.00
not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-Lend	id the beneficiary is a	craditor CT TON A	MILLER
boneficiary MUSI comply with the Act and R disclosures; for this purpose use Stevens-Ness	equistion by making r	ocuired 11. 6	sharmon Miller
If compliance with the Act is not required, dist	egard this notice.	N. SHARI	RON MILLER
(If the signer of the chove is a corporation,	kantuga errigura. Kalifornia	A STATE OF THE STA	A CONTROL OF THE STATE OF THE S
uce the form of acknewledgement opposite.)			
STATE OF OREGON.	2	STATE OF OREGON,	
County of Ti Klamath.	(*) ss. (*)	County of) 55.
This instrument was acknowledged December 27 1989 by	belore me on		nowledged before me on,
	Per Bergero	19, by	Agents and a second of the sec
GLEN A. WILLERCAND N. SHAR	301 MILLER	ol	
Trution.	A cold		
(SEAL) Notary Pi	iblic for Oregon	Hotary Public for Oregon	(SEAL)
My commission expires: //	116191	My commission expires:	
	Berlin Bank in Graning Bank profit in Sangar	The Control of the Co	and the second of the second o
्राह्म । हा अपने क्षितिकारिका हिस्सी स्थापन के किया है है । जब में ने पार्ट के स्थापन के समिता के समिता है ।	A second second	OR FULL RECONVEYANCE when obligations have been paid	.
TO:	a garanta a seriesta de periodo. Como en la como en en ence	ng serviceskum, i Cakirkina Trustee	in the growth of the control of the
i valgadi til om vili tjerim i deta miji udgavi i magili i leta i letomi i mili mili ali mala. Hili i mili i i i i i gada malgave i met i samtuuga isaa, i i i i til i taraki i til saki sa	ត្រៅក្រុម មិសា ប្រកាសស្ត្រី។ ទីសភិពទី ខ្លួន ដែលមាន សុស្សនា	and the second of the second o	ing the first of the control of the
trust deed have been fully paid and satisf	ied. You hereby are	directed, on payment to	toregoing trust deed. All sums secured by said you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to	cancel all evidences	of indebtedness secured	by said trust deed (which are delivered to you es designated by the terms of said trust deed the
estate now held by you under the same. It			
	kali Brigada Kal		though the property all recent of all larger transfer.
DATED:	inizi un , 19		<u> de tradition de la company d</u>
			D f_i
			Beneficiary
De not lose or destroy this Trust Deed OR THE	NOTE which it secures. E	rite of berevileb ed trum rite	istee for cancellation before reconveyance will be made.
TRUST DEED			STATE OF OREGON.
S C S S S S (FORM No. 1881)			County ofKlamath ss.
STEVENS-NESS, LAW PUS. CO., PORTLAND, ORE.			I certify that the within instrument was received for record on the29 day
GLEN A. MILLER and N. SHAR	RON MILLER		of Dec ,19 89,
HC 63 Box 577A Chiloquin, OR 97624	Pass Inter County State Total	i grafit kan din din kalendari. Kalendari din din kalendari	at 10:58 o'clock A.M., and recorded
Gran	ior	ACE RESERVED	in book/reel/volume No
GIENGER INVESTMENTS / ALL	INS Dex 122F	CORDER'S USE	ment/microfilm/reception No. 9585,
하고 가지 말하는 것 같아. 그 사람이 얼마 그들이 한 바탕이 모든 그리고 되었다면 함께 함께 함께 함께 다른 사람이 되었다.	ogu n, OR 9762	24.4	Record of Mortgages of said County.
Benelici	'ry		Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY OF	Miles artists		Evelyn Biehn
KLAMATH COUNTY			JAME Gounty Clark , TITLE
Carriotara (Carriotara)	term Have before In the	rak emerik i kabupatan 1991 - 1991	D. KILL THE STEKILOT VE TO