21834	TRUST DEI	vol <u>meo</u> Pag
THIS TRUST DEED, made H. L. FULLER	lhisl8thday	Contractor

me

 	192	<i>1</i> U	1.1.1	bet	vee	r
 ,						
		j.				
 		••••		•••••		••

....., as Trustee, and

ORTLAND, OR 9720 nice A

W PUBLISHING CO.

15	Grantor.	MOUNTAIN	TITLE.	COMPANE	OF KLAMATH	COUNTY
		17 IFAT TON		그는 나는 말을 다.	网络小麦花属	

TRUST DIEN

ns Beneficiary,

WITN'ESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

The N1/2 of S 1/2 of NW1/4 of SE1/4 of Section 21, Township 34 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon. Yax Account: No: 3408 02100 03300

Subject to: Trust Deed including the terms and provisions thereof, dated August 18, 1989, recorded August 24, 1989 in Volume M89, at page 15835 Microfilm Records of Klamath County, Oregon, wherein the Beneficiary is; Charles R. Shipman and Wanda Lee Shipman, husband and wife as to an undivided 1/2 interest and Ronald Lee Shipman, us to an undivided 1/2 interest. The above grantor hereby has agreed to assume and to pay this in full.

tagether with all and singular the tenements, tereditaments and appurtenances and all other rights thereunto belonging or in anywise them or hereafter apprectaining, and the reals, issues and prolits thereof and all lixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

HAR OF NINE THOUSAND FOUR HUNDRED FORTY-EIGHT AND TWENTY-ONE CENTS--

in shall be only intromediately due and payably. To protect the security off this trust fleed, grantor agrees: I. To protect, preverse and maintain seld progenty in good condition based read in dimense to denote the seld progenty in good condition based read in dimense to denote the seld progenty in good condition based read in dimense to denote the seld progenty in a food condition is conversite to the second seld progenty and in food and workmanile even any baseding to improvement which may be cristicated, demaged cri is not therean, and pay when the all const incurred diverter. J. To comply with all uses, conductions incurred diverter. discontrols and progenetics and property; it the best incury on requests, to is eventually such from the seld property; it the best incury on requests to for eventually such from the seld as the condition to the form each to and restrictions and incurse any requert and to pay by the form each on the restriction in others, as well as the cold of all the eventually with the problem set here the grant as the cold of all the events and the pay it is the set of the set of

It is mutually agreed that:

It is mutually agreed that: 5. In the event that any proteins or all of isd signerly shall be talen-iside the right of envicent domains at conferencies, here licitary shall have the right, if it is even in the start all or any position of the monies payable is any pensation for sinch taking, which are in eiths of the amount required is any pensation to is include which are in eiths of the amount required is any pensation to is in our proceedings, shall be paid to the right of the since the start of the since the since the since of the right of the since the since of the since of the since the since of the right of the since of the since of the since of the since of the right of the since like is any pensation of the since of the since of the since of the since right of the right of the since of the since of the since of the since of the like is a since of the like is a since of the sind there is an of the since of the since of the since of the since of the like of the since of the like of the since of the like of the since of the like of the since of the sinde

tranting 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 part of the property. The grantee in any reconveyance may be described as the "person or persons lefally entitled thereto," and the recitals there on any matters or lacts shall be conclusive proof of the truthulmers thereoil. Trustee's lees low any of the eretices mentioned in this paragraph shall be not less than 35. 10. Upon any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adquary of any security for the indebiedness hereby secured, enter upon and take possession of said prop-ett vor any part thereol, in its own name sue or otherwise collect the rents, sears and profits, including those past due and unpaid, and apply the same, least oasts and expenses of operation and collection, including reasonable attor-ery's fees upon any indebiedness secured hereby, and in such order as bene-beary may determine. 11. The entering upon and taking possession of said property, the collection of ward rents, insues and profits, or the proceeds of line and other property, and the application or release thereol as loresaid, shall not cure or any detault or motice of delault hereunder or invalidate any act done pursuant to such notice.

ware any default or notice of default hereunder or invalidate any act done pursuant to such notice.

Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any addresseries of any addresseries of the beneficiary may default secure and thereby the instance of any addresseries of any addresseries of the beneficiary may default secure and thereby the instance of any addresseries of any addresseries of the beneficiary may default secure and thereby the instance of any addresseries of any addresseries of the beneficiary may default secure any other tight of the beneficiary of the addresseries of the beneficiary of the addresseries of the trustee to forcelose this trust deed in addresseries of the secure any direct the trustee to forcelose this trust deed in the beneficiary release that secure and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation occure thereby whereby on the trustee hall score the default is the time and place of sale, give one of a secure of the default or cloces this trust deed in the manner provided in ORS 86.735. Os 86.795.
After the trustee has commenced forcelosure by advertisement and sale, the default or default or the default or default or default in the default or advertise the truste conducts the sale any time prior to 5 days before the date the truste conduct share so any cure the default or default the 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 action or trust deed. In any case, in addition to curing the obligation or trust deed. In any case, in addition to curing the default of the such and the trust deed in order advertise the such as accound the stale of the cure of the such as onton as would not the performance required in advertise the performance required and the stale of the advertive of the advertion as would not the performance the such an

The experime actually inclusive less not exceeding the amounts provided by law; [4. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of usie or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one particl or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property as 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 truthulnest hereof. Any person, escluding the trustre, but including the granter, but withste sells puruant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustre and a reavonable charge by truste attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded line subsequent to the interest of the trustre intiled of the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or succes-

e rec ed as th surplus, il surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-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 nsmed or appointed hereunder. Each such appointment and subsituation shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment in a subsituation shall be made appointed hereunder. Each such appointment which the property is situated, shall be conclusive proof of proper appointment in a subsituation shall be record as provided by law. Trustee is not ublighted to notify any party herets of pening sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

WOTT The Trust Deal Act provides that the trustee foreward must be either on attainey, who is an active member of the Oregon State Bar, a bank, trust company Int is long and boom basecution authorized to do balance and the lows of Oregon or the United States, a title inturance company authorized to lasure title to real priority of this societ, is subsidened, addit or handhes, the United States or an agency thread, or an extrom agent lises during the Bar.

21413 The grantor covenants and agrees to und with the beneficiary and those claiming under him, that he is lawfully stized in fee simple of stid described it al property and has a valid, unencumbered title thereto and that he will warrant and forever dutered the same affeinst all persons whomsoever. This deed happlien to, insites to the binefit of and binds all parties hareto, their heirs, legatees, devisees, administrators, executors, increased marcontatives, successors and assignations from beneficiary shall mean the holder and owner, including pledgee, of the contract increased marcontatives, successors and assignations from beneficiary shall mean the holder and owner, including pledgee, of the contract intrased marcontatives, successors and assignations for the term beneficiary shall mean the holder and owner, including pledgee, of the contract intrased marcontatives, successors and assignation for the term beneficiary shall mean the holder and owner, including pledgee, of the contract intrased hereirs, which are marced as a fermi stary berein. In constraint this deed and whenever the context so requires, the masculine intrased hereirs, which the marced is a fermi stary berein. In constraint this deed and whenever the context so requires, the masculine intrased hereirs and the hemitians arifing the meater; and the singular mumber includes the plural. IN WITHESS WHEREOF, wild frantist has hereunto set his happen the day and year first above written. H. C. Culter It is post and wold for and the art required, discovery this notifies. STATE OF LE KING County of Klamath .) ss. This instrument was acknowledged before me on October 3 by H. L. Fuller This instrument was acknowledged before me on Cann 1 # S ... by ticker فالاستحديد å 13 DANA M. NIELSEN -()1 NOTARY PUBLIC-OREGON Notary Public for Corgan Californi 1/301 ty Commission Es pires -----REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed, All sums secured by said the universities in the teget owner and course of an insectories secures by me foregoing trust aces. All sums secures by said insid deed hims been fully paid and suisfied. You hereby ats directed, on payment to you of any sums owing to you under the terms of inthe deed duity band and success a second of an ourcess, on payment to you or any sums owing to you under the terms of said trust duel or pursuant to statute, to tarcel all evidences of indebtedness socured by said trust deed (which are delivered to you said trust divid or purmining to tratums, to cance, all evidences or indepredations sociated by said trust deed the beetswith togisther with said trust deed, and "o returney, with ut warranty, to the parties designated by the terms of said trust deed the estate now twid by you under the sand, Mill reconveyance and documents to ------DATED: Beneliciary 法利益 调试法 ite stadiere na Do not lass or destroy the Trust Bred () THE NOTA which is every . Both must be delivered to the trustee for concellation before reconveyonce will be made. 11.35 STATE OF OREGON, SS. County of _____Klamath_____ I certify that the within instrument TRUST DEED 我也是不能 FORM No. 831) (FORM No. 881) qu 计最相关的 计算法分子 of _______, 19.90, at 11:57 o'clock ... A.M., and recorded of H. L. Fuller 1790A Ponderosa Road in book/reel/volume No. <u>M90</u> on page <u>21412</u> or as fee/file/instru-. Feesets SPACE RESERVED Willins, CA 95490 ment/microfilm/reception No. 21834, FOR William K. Kalita P. O. Box 431 Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of 民族国际结束中国人 Chiloquin, OF 97624 County affixed. Binellilary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO IS THE TRUE NAME 1. S. S. P. 1 William K. Kalita By Auline Multin date Deputy P. 0. Box 431 int the Chilloquin, OR 97624 _____ Fee \$13.00