

## MAR -1 A1 :38

Vol mal Page

## MTC 37417 KR

TRUST DEED

THIS TRUST DEED, made on day AUSTIN J. HONG and GLENDA J. WILSON, with the rights of survivorship February, 1996 , between , as

MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY FRANK A. SUCCO AND BEVERLY P. SUCCO

as Trustee, and or the survivor thereof, as Beneficiary,

## WITNESSETH:

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

LOT 83, PLEASANT HOME TRACTS NO. 2, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON. EXCEPTING THEREFROM THE EAST 110 FEET. TOGETHER WITH A 1971 HILLCREST MOBILE HOME, OREGON LICENSE #X42610 WHICH IS SITUATE ON THE REAL PROPERTY DESCRIBED HEREIN.

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection

tegether with all and singluar the tensments, herediaments and appurtenances and all other rights thereanto belonging or in anywise new or hereafter attached to or used in connection of the terms of the terms of all and maximum states are constructed and any provide the terms of the terms of all promissory note of even date hereavity, payable to beneficiary or order and made payable by grantor, the sum of final person of the terms of all promissory note of even date hereavity, payable to beneficiary or order and made payable by grantor, the sum of the date of mality of the debt schereof, if not sconer paid, to be due and payable March Order Canal installment of said none for conveyed, assigned, or alienated by the granteen is the date, stated above, on which all of the dates can be even the which is narrower they discovere the schereof, in order the which and they be instantiate in the date, stated above, on which all of the dates can be even dayable due and payable. In the event the which is narrower they discovere promotely and they also constructed. They do not discovere they discovere promotely and they also constructed discovere they discovere promotely and they discovere discovere discovere the discovere and bay when due all owner resolutions and reservices and to deliver as and to pay for fining a neceturing such financing statements pursuant to the latter all policies of insurance shall be difficult. The discovere d

or trustee's attorney's tees on such appeal. 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, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business under the laws of Oregon or the United States, a title 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.

AUSTIN J. HONG and GLENDA J. WILSON P.O. BOX 7642 KLAMATH FALLS, OR 97602 Grantor FRANK A. SUCCO AND BEVERLY P. SUCCO 3010 PATTERSON STREET KLAMATH FALLS, OR 97603 Beneficiary After recording return to MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY 222 S. 6TH STREET KLAMATH FALLS, OR 97601 

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entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors 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 be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is beneficiary or trustee shall be a party unless such action or proceeding is brought by truste. The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

a valid, unencumbe	red title thereto
and that the grantor will warrant and forever defend the same agains The grantor warrants that the proceeds of the loan represented by th (a) primarily for grantor's personal, family, or household purpos (b) for an organization, or (even if grantor is a natural person) are This deed applies to, inures to the benefit of and binds all partin personal representatives, successors, and assigns. The term benefic contract secured hereby, whether or not named as a beneficiary herein In construing this mortgage, it is understood that the mortgagor or requires, the singular shall be taken to mean and include the plural z and implied to make the provisions hereof apply equally to corporate IN WITNESS WHERE OF, said grantor has hereunto set his hand OFFICAL SEA NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON STATE OF OREGON, County of Klamath This instrument was acknowledged before me By AUSTIN J. HONG and GLENDA J. WILSON My Commission Expires ////10/99	t all persons whomsoever. te above described note and this trust deed are: INOTICE: Line out the warranty that does not apply] te for business or commercial purposes. the terms is legates, devisees, administrators, executors, the holder and owner, including pledgee, of the nor mortgagee may be more than one person; that if the context so and that generally all grammatical changes shall be made, assumed the day and year first above written. The day and year first above written. The day and year first above written. STIN J. HOME ENDA J. WILSON ) SS. a on February 29, 1996 MULTIME WILSON
TO:	ed only when obligations have been paid)
The undersigned is the legal owner and holder of all indebtedness sect deed have been fully paid and satisfied. You hereby are directed, on pa trust deed or pursuant to statute, to cancel all evidences of indebtedness together with the trust deed) and to reconvey, without warranty, to the held by you under the same. Mail reconveyance and documents to:	, Trustee
DATED:	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
	Beneficiary

FORM NO. 508 -	INSURANCE COVERAGE DISCLOBURE		
		COPYRIGHT TERE STERMEN	7
	에는 말에 가슴 가슴 알려져야 한다. 알았는다. 이는 것이 아이는 것은 밖에 잡은 것이라고 있다.	COPYTRICHY TIBO STEVENS NESS UNV PUBLISHING CO., PORTLAND, OR	97204
		. 5730	Ð
	INSURANCE COM		
This ins	surance coverage disclosure in the COV	ERAGE DISCLOSURE following lending institution/lender/seller to the following mort	
gagor/borrower	/purchaser: $\Lambda$ $O$	following lending institution/lender( )	1
LIUNKI	1. DUCCO+ Beverly P. Suca	o Austin J. Hong & Clenda J. Wilson Address P.O. Box 76/2	-
Address _3010	Patterson Street	Mustin J. Hong + Glenda TII! Is	
K1 in		MORTGAGOR/BORROWER/PURCHASER	7
	<u></u>	1042	
In accorda	nce with ORS 746.201(2) the law is	Klamath Falls, OR 97602 Vlender/seller (referred to below as "we" or "us") hereby furnishes d to below as "you" or "your"):	
	ce to the mortgagor/borrower/purchaser (refere	Viender/seller (referred to below as "the "	
	nce with ORS 746.201(2), the lending institution ce to the mortgagor/borrower/purchaser (referred	a to below as "you" or "your"):	
Linker	WARN	ING	
chase insurance at y	provide us with avidan		
cel this covernor b	the coverage we purchase man	age as required by our contract or loan agreement	
You are respo	providing evidence that you have obtained	n you make or any claim made and interest. If the collateral	
or loan balance. If the	e cost is added to your contrast a purchased i	age as required by our contract or loan agreement, we may pur- ice may, but need not, also protect your interest. If the collateral n you make or any claim made against you. You may later can- berty coverage elsewhere. by us. The cost of this insurance may be added to your contract the interest rate on the underlying contract or loan will again by your prior coverage logged.	
Proof of coveres	- The effective date of come	the interest of this insurance may be added	
isfy any need for any	we purchase may be considerable	a stage tapsed or the date you failed will apply	
Detection	anage coverage or any mandatory liabilit	e your prior coverage lapsed or the date you failed to provide ve than insurance you can obtain on your own and may not sat- y insurance requirements imposed by applicable law	
Dated this	1944 day of <u>February</u> ,	the your prior coverage lapsed or the date you failed to provide we than insurance you can obtain on your own and may not sat- y insurance requirements imposed by applicable law.	
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LENDING	ANSTITUTION/LENDER/JSELLER	allan -	
By*		MORTGAGOR/BORROWER/PURCHASER	
Title	By	*	
	Title	A	
Durily	L.	~	
	STITUTION/LENDER/SELLER	Allow Date in	
By*		MORTGAGOR/BORROWER/PURCHASET	
STATE OF OREGON: COU	NTV OD By*		
Filed for record as	INTY OF KLAMATH : ss.		
of <u>March</u>	Mountain Title Company	1	
	A.D., 19 <u>96</u> at <u>11:38</u> o'clock	A M., and duly recorded in Vision day	
EE \$20.00	-	on Page _5728	
n an	By_	Bernetha G. Letsch, County Clerk	