19160 Vol. M96 Page

MTC 38314 KA

DE RD TRUST

THIS TRUST DEED, made cm June 20, 1996, between ROBERT G. BUCHLEAN, as to an unclivided one-third interest, GLENDA JEAN STILWELL,

as to an undivided one-third interest, NEAL G. BUCHAMAN and YOLANDA L. BUCHAMAN, husland and whife, as to an undivided one-third interest, as Grantor,

, as 'rustee, and AMERITIES

MARIE WHITLATCH, as Beneficiary,

WITH SSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in TANATH County, Oregon, described as: SEE EXHIBIT A WHICH IS MINDE A PART II REOF BY THIS PEFERENCE

together with all and singluar the tenements, her ditaments 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

with the property.

FOR THE PURPOSE OF SECURING PER FORMANCE of each agreement of grantor herein contained and payment of the sum of FOR THE PURPOSE OF SECURING PER FORMANCE OF EACH SUMMER DOLLARS, with interest **ONE HUNDRED TWELVE THOUSAID NE HUNDRED DEIGHTY SIX** Dollars, with interest

with the PORDOSE OF SECURING PER GORMANCE of each agreement of grantor herein contained and payment of the sum of FOR THE PORDOSE OT WELVE THOUSA! ID NE HUNDRED PROBLEM TWELVE THOUSA! ID NE HUNDRED PROBLEM TO THE HUNDRED TWELVE THOUSA! ID NE HUNDRED PROBLEM TO THE HUNDRED TWELVE THOUSA! ID NE HUNDRED PROBLEM TO THE ACT OF THE AC

NOTE: The Trust Deed Act provides that the Trustee herein der must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or siving and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company author zed o 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 lit rased under ORS 696.585.

DEED TRUST

ROBERT G. BUCHANAN, NEAL G. BUCHANAN, YOLINDA L.

Grantor

MIRIE WHITLATCH 3:43 ONYX AVE. KLAMATH FALLS,

OR 97603 Beneficiary

ESCROW NO MT38314-KA After recording return to: AMERITITLE 202 S. 6TH STREET NUMBER FALLS, OR 97601

In excess of the amount required to pay all reson; ble costs, expe a set and attornery's feet necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and in plied by lit is a upon any the rea onable costs and expenses and attornery's feet, both in the trial and appellate courts, necessarily said or incurred by grantor free to the proceeding and the planes applied upon the indebute heres securred hereby; and grantor spins, and the planes applied upon the indebute hereby; and grantor spins, and the planes are applied upon the indebute hereby; and grantor spins, and the planes are applied upon the necessary in obtaining such compensation, principle and the planes are applied upon the necessary in obtaining such compensation. It is not that the property of the indebute men (in the full record) year is, the leads of the indebute men (in the full record) year is, the leads of the indebute men (in the full record) year is, the interest of the indebute men (in the full record) year is, the indebute men (in the full record) year is, the indebute men (in the full record) year is, the indebute men (in the full record) year is of the property of the indebute men (in the full record) year is of the property of the indebute men (in the full record) year is of the property of the indebute men (in the full record) year is of the property of the property of the property of any of the services mention of a third property of any of the property in the property of any of the property of the p 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 hereinder. Upon such appoint men, and without conveyance to the successor trustee, the latter shall be vested with all attitle, powers and duties conferred upon any trustee herein name, or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by be efficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of program 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 may 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.

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 have a valid, unencombered title thereto and that the grantor will warrant and forever the fend the same a painst all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for grantor's personal, fa nily or household purposes [NOTICE: Line out the warranty that does not apply]

(b) for an organization, or (even if grantor's a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, are granted in the personal representatives, successors, and are gins. The term beneficary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understoon that the mort; gor or mortgagee may be more than one person; that if the context so requires, the singular shall be taken to man and include the pural and that generally all grammatical changes shall be made requires, the singular shall be taken to man and include the pural and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, said grantor has hereum set his a hand the day and year first above written. Buchanas STATE OF OREGON, County of ____KLAMA: 74 MAYES This instrument was acknowledged before me on ROBERT G. BUCHANAN, INDIA G. BUCHANI, YOLANDA Commission Expires 5/05/000 REQUEST FOR FUL! RECONVEYANC : (To be used only when obligations have been paid) The undersigned is the legal owner and hower of all indext siness secured by the foregoing trust deed. All sums secured by the trust dead have been fully paid and satisfied. You hereby are dir x ted, on payment to you of any sums owing to you under the terms of the trust deed or purcuant to statute, to carried ill evidences of it lebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to recurve; without warrary, to the parties designated by the terms of the trust deed the estate now he d by you under the same. Mail recurve; accepted documents to: DATED: Do not lose or destroy this Trust Deed OR I HE NOTE what I it secures. Both must be delivered to the trustee for can ellation before reconveyance will be made.

Ber eficiary

EXI IBIT "A" LEGAL DESCRIPTION

SE1/4 SW1/4, Section 35, Township 34 South, Range 6 East of the Willamette Meridian, Klamath County, Oregon, EXCEPT that portion conveyed to Klamath County by Deed recorded November 9, 1965, in Volume M65, page 3506, Microfilm Records of Klamath County, Oregon.

ALSO the W1/2 of the SE /4 and the W1/2 of the W1/2 of the NE1/4 of Section 35, Township 34 South, Range 6 East of the Willamette Merician, Klamath County, Oregon; EXCEPTING AND RESERVING from the premises last above described that certain five-acre tract or parcel described as follows:

Beginning at the NW corner of the NE1/4 of said Section 35, thence South 15 chains; thence East 3 1/3 chains; thence North 15 chains; thence West 3 1/3 chains.

The NW1/4 of the NE1/4 (Government Lot?) and E1/2 W1/2 and SW1/4 NW1/4 of Section 2, Township 35 South, Range 6 East of the Willamette Meridian. Klamath County, Oregon, EXCEPT that portion conveyed to Klamath County by Deed recorded November 9, 1965, in Volume M65, page 3506, Microfilm Records of Klamath County, Oregon.

STATE OF C	REGON: COUN	TY OF KL/M/(H: ss.				
File I for rec	ord at request of	Aieri fithe	<u> </u>		the27th	da
	ne	AD 19 16 m 2:37	_o'clock	P1/L, and duly	recorded in Vol. <u>M96</u>	
of		Mort: 1880: 1	on Page 19160			
FIE \$20.60			Ву_	Bemetha C	G. Letsch, County Clerk	