Vcl. <u>mqb</u> Page 38687

## TRUST DEBD

29651

WILLIAM E. HATCHER P.O. BOX 168 CHILOQUIN, OR 97624 Grantor BESSIE L. COLLINS 1610 HOPE STREET KLAMATH FALLS, OR 97603 Beneficiary After recording return to: AMERITITLE

## ΔTC ESCROW NO. MT39960 -MS

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. 6TH STREET 222 9 KLAMATH FALLS, OR 97601

TRUST DEED

THIS TRUST DEED, made on DEC3 BER 6,1996, between WILLIAM E. EATCHER , as Grantor, AMBRITITLE, as Trustee, and BESSIE L. COLLINS, as Beneficiary,

WITNESS 3TH:

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

LOT 10 IN BLOCK 9 OF RAINBOW PARK ON THE WILLIAMSON, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILS IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON, TOGSTHER WITH AN UNDIVIDED 2/58TH INTEREST IN THE LOTS 4 AND 5 IN BLOCK 1 OF SAID ADDITION.

together with all and singluar the tenements, heredita nents and apprintenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues ar d profits thereof and all fixtures now or hereafter attached to or used in connection

With the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \*\*TEN THOUSAND FIVE HUNDRED\*\* Dollars, with interest thereon

according to the terms of a promissory note of even cate herewith, payable to beneficiary or order and made payable by grantor, the final payment of principal and interest hereof, if not scoper paid, to be due and payable for terms of a promissory note of scoper paid, to be due and payable for terms of a promissory note of scoper paid, to be due and payable for terms of a promissory note of scoper paid, to be due and payable for terms of a promissory note of scoper paid, to be due and payable for terms of the payable by grantor, the final payment of principal and interest hereof, if not scoper paid, to be due and payable for terms of a promissory of the debt secured by this instrument is the date, stated above, on which the final installment of said note

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final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>OCT</u> <u>CYTYC OFFERC</u>.
The date of maturity of this trust deed, grant if agrees:
To protect the securely of this instrument is the date, stated above, on which the final installment of said note becomes due and payable.
To protect the securely of this trust deed, grant if agrees:
To complete or restore promptly and in good workmanlike namer any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor.
To complete or restore promptly and in good workmanlike namer any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor.
To comply with all laws, ordinances, regulation; covenants, conditions and restrictions affecting the property; if the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
To provide and continuously maintain insurance on the buildings now or hereafter excited on said premises against less or damage by fire and such other hazads as the beneficiary.
To provide and continuously maintain insurance on of any policy of insurance num or hereafter placed on said buildings, the beneficiary with loss payable to the latter; all policies of insurance policy may be applied by a secure dhereby and in ord any policy of insurance. Such insurance and to deliver said policies to the beneficiary upon any inductive thereof, race, assessed upon or against here or invalidate any act doen prusing to such tasks, assessments and other charges bard and the beneficiary with how and thereof, and paynels by an or a such as a such the presence insurance policy may be applied by endine and thereof, and paynels and thereof, and paynels as a such other haza

NOTE: The Trust Deed Act provides that the Trust e hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and lo in association a thorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insurt title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

## 38688

Between the amount required to pay all measure the costs, expert as and attorney.'S fees necessarily paid of incurred by grants in and point in the train and appendiace courts, necessarily of any may of plat of said proceedings, and the balance applied by the set of the

Secured by the trust deed, (3) to all persons having recorded liens subsequent to the the interest of the Hustres in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
 Beneficiary may from time to time appoint a successor or 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 be made by written instrument excuted by beneficiary, which, when recorded in the mortgage received by the conclusive proof of proper appointed hereunder. Each such appointent and substitution shall be which the property is situated, shall be conclusive proof of proper appointed the successor trustee.
 Trustee accepts this trust when this deed, duy executed and acknowledged is made a public record as provided by law. Trustee is beneficiary or trustee shall be a party therets of pending site under any other deed of trust or of any action or proceeding in which grantor. The grantor covennals the apperty unless achi action or proceeding is brought by trustee.
 WARNING: The sample of the real property and has a valid, unencumbered tile thereto and that the grantor will varrant and forever warrance may, but need not, also protect grantor's interest. This collect and the sample approximate the owner descripts in made by or against grantor'. Grantor may later enset the coverage purchased by by beneficiary which cose of a coverage lessing art of coverage elsewhare. Grantor is alway later enset of any insurance coverage langed or the under strustee of the under strustee of the strust or overage by provide by provide by provide by provide by provide by and with the beneficiary and the coverage by provide by the contract or loan is transformed by the added to grantor's contract or loan balance. If it is coalded to everage purchased by by anglinder property coverage elsewhare. Grantor

HATCHES

STATE OF Oregon, County of Klamath	) 85.
This instrument was acknowledge: before me By <u>WILLIAM E. HATCHER</u>	
My Commission Expires 12-20-98	Mapris Aduals
	Actary Public for Oregon



REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid)

38689

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1972년 11월 23일 1989년 11월 11일 1989년 11월 11일	for record at reque	COUNTY OF KLAM	Amoritit			
Filed fi	or record at requi	uest ofA.D., 19 96 of	at 11:4	8 o'clock A.	• M. and duly recorded in	<u>12th</u> day n Vol. <u>M96</u>
FEE	\$20.00		101 LEARE	新学校:現代研究 on Pa	Page <u>38687</u> . Letsch County Cler Kuthlum	인 철상 승규는 지금 사람들이 아니는 수
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					Management Management	
						수는 집 것 없는 것 이 집 가지 않을 것 같아요. 하는
						등 김 동생님 물 위험을 위해 동맹하였다.
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