DEED TRUST

JAMES R. VAN GEEN, JR. and LIJCY GROSTSCH

1四京中华西西北京省市大西西东沿南市 4月日市 20日

Grantor EDWARD E. STEDRON AND VAL STEDRON 1560 DANIEL DRIVE LAKE HAVASU CITY, AN 86404 Eene:ficiary

After recording return to:

ESCROW NO. MI42945-KA

AMERITITIE
222 S. 6TH STREET
KLAMATH FALLS, CR 97601

MTC 420460-KA

THIS TRUST DEED, made on OCTOBER 21, 1997, between and wife, as Granton, JAMES R. VAN GEEN, JR. and LUCY GRONTSCH, husband and wife, as Granton, AMERITITLE BOWARD E. STEDRON AND VAL STEDRON, husband and wife or the survivor thereof, as Beneficiary,

WITHUSSETE:

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

Lot 32 in Block 44 of TRACT 1184 - CREGON SHORES UNIT 2, FIRST ADDITED ACCORDING to the official plat thereof on file in the office of the County Clerk of Klamath County, Ore; on.

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

together with all and singluar the tenements, hereditaments and appurterances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with the property RPCSE OF SECURNG PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOR THE THOUSAND'S Dollars, with interest thereon are contained to the terms of a promissory note of year description. Any property of the terms of a promissory note of year description, but here is the property of the terms of a promissory note of year description. By the contained and payment of principal and interest thereof, in the second payment of principal and interest thereof, in the second payment of principal and interest thereof, the property of the second payment of principal and interest the property of any part thereof, or any ment of principal and interest the property of any part thereof, or any ment of the contained property of the second by the interest of property, or any part thereof, or any ment of principal and the property of the property of this trust dead, greater any proven of the beneficiary, of this trust dead, greater any proven of the manufix due and payable.

1. To protect, preserve and manufaction and payment of property in good condition and repair, not to remove or demolish any building or improvement which may be constructed, changed or destroyed the property of the second pay when due all costs incurred therefor.

2. To complete or restore promptly when due all costs incurred therefor.

3. To complete or restore promptly when due all costs incurred therefor.

4. To provide and continuously submended the property of th

or trustee's automasy's tees on such appear.

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 monie; payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee he tander must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savit as 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 the escrow agent licensed under ORS 696.505 to 696.585.

in excess of the amount recuired to my all seasonable count, expuesse and attorney's fexs necessarily paid or incurred by grantor in such proceedings, shall be paid to benefitiary and implied by it linst upon aity such reasonable costs and expenses and attorney's fexs, both in the trial and applied type, and guntor agies, at its own expuesse, to take such actions and excess such instruments as shall be independent of the property of the prope

secured by the trust deed, (3) to an person. Having reconsed here surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may appear in the order of feir priority and (4) the surplus, if 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 successors to any trustee herein or to any successor trustee, the latter shall be vested with all appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein narred or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by be reficiary, which, when recorded in the mortgage 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 shall be a party unless such action or protecting is brought by trustee.

17. Trustee shall be a party unless such action or protected in single 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 protecting in which grantor, beneficiary or trustee shall be a party unless such action or protecteding is brought by trustee.

18. Trustee shall be a party unless such action or protecteding is brought by trustee.

19. Trustee shall be a party unless such action or protected by trustee.

19. Trustee shall be a party unless such action or protected in the mortgage records of the capture is a party unless such action or protected by trustee.

19. Trustee shall be a party unless such action or protected by trustee.

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19. Trustee shall be appreciated by any unless as a scale shall be party in the same and any trustee shall be same and any unless and action of the same and any unless and action of t

S R. VIN GEEN, JR

STATE OF CHLIFORNIA, COUNTY OF OF ANGE

This instrument was acknowledged before me on CONDISER 27, 1997 JAMES R. VAN GEEM, JR. and LUCY GROETSCH

My Commission Expires MARS. 211 51000

HOMEN MINITARE Commission 21030791 Notary Public — Colifornia Riverside County My Comm. Explies Mar 24,2000

	OR FULL RECONV			that all the		, 1 Tuslee	
The undersigned is the legal of deed have been fully paid and a rust deed or pursuant to statut together with the trust deed) at held by you under the same. It	owner and holder of satisfied. You hered, e, to cancel all evide ad to reconvey, without Mail reconveyance at	are directed, aces of indebto ut warranty, to documents to	secured by on payment dness recure the parties	the foregoing to you of any d by the trust designated by	trust deed. All sums owing to y deed (which are the terms of the	sums secured by the out under the terms delivered to you he trust deed the esta	e trust of the rewith te now
DATED:		, 19	•				
Do not lose or destroy this Tri Both must be delivered to the reconveyance will be made.	ust Deed OR THE Mi trustee for cancellation	TH which it is n before	cures.	Eleneficii ry			
STATE OF OREGON: COL	INTY OF KLAMATI	i: ss.					
Filed for record at request of November	A.D. 151 27	u 11:10	_o'clock _	A.N., an	d duly recorded i	12th n Vol. <u>M97</u>	day
PEE \$20.00	of Mort	gaç es	on Pag: 37314 Bernetha G. Leysch, County Clerk By 14444441				
NBP							