FORM No. 881-Oregan Trust Deed Series-TRUST DEED.					
TS	49441	TRUST DEED	Vol. 78	Page 11836-	
and	THIS TRUST DEED, made this C-D-S-Y Contractors Transamerica Ti Beth Boyd Pavlin and S Grantor irrevocably grants, bargains	Sharon Paylin Cul WITNESSETH: s, sells and conveys to tr		, 1978 , between , as Grantor, , as Trustee, , as Beneficiary, power of sale, the property	
in	Klamath County, Orego	n, described as:			
2 21 3 47	Lot 12, Block 2, Bl KLAMATH FALLS, in t	JENA VISTA ADDIT the County of K1	ION TO THE CI amath, State o	FY OF of Oregon.	
in al.					
now tion sun the	ether with all and singular the tenements, he y or hereafter appertaining, and the rents, is with said real estate. FOR THE PURPOSE OF SECURING to FOUT thousand two hund rean according to the terms of a promissory al payment of principal and interest hereof, i	sues and profits thereof and a PERFORMANCE of each a lred fifty and no note of even date herewith,	af fixtures now of hereaf agreement of grantor her- o/100 (\$4,250. payable to beneficiary of	ein contained and payment of the 000 Dollars, with interest r order and made by granter, the	

final payment of principal and interest hereof, if not sooner paid, to be due and payable tinal payment of principal and interest hereoi, it not sooner paid, to be due and payable integrate of the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed thereta, or herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

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Hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property, the point of granting any easement or creating any restriction thereon, see some on use subordination or other agreement albeeting this doed on the her see observement albeeting this doed on the her see observent and the residuation of a second at the property. The best doed on the intervence of the property of the application or awards for any balance of the property of the application or rawards for any taking or constants of the property of the application or rawards for any taking or constants of the property of the application or rawards for any taking or constants of the property of the application or rawards for any staking or constants of the property of the application or rawards for any taking or constants of the property of the application or rawards for any taking or develop of the property of the application or release thereof as dorsal shall not encore or way of the property of the application or awards for any taking or available any are done to be property, and the application or release thereof as dorsal sh

property, and the application or release thereof as dors and shall not cover it are any default or notice of default bereated as dors and shall not cover it private to such notice. 12 Them default by Stantor on payment of any calculate any and dore dore in a standard any and dore it is an error and the above described real property is currently used for above the structure of any agreement bereated in a state to such notice. 13 Them default by Stantor on payment of any calculate any and dor any of the above described real property is currently used for above the structure of the above described real property is currently used for above the tract deed in equity, as a mortgage on the manner provided by law but not tractage for eleases the tract deed in equity, as a mortgage on the manner provided by law but not tractage for eleases. However, it shall real property is not so currently used its electron may proceed to burchose the tract deed in equity, as a mortgage or the base loss thus trast deed in equity, as a mortgage or the base loss the trast deed in a equity as a mortgage or direct the base loss thus trust deed in equity as a mortgage or the tracter to be base loss of the trust end in equity as a mortgage or direct the base loss thus trust deed in a equity as a mortgage or the truster to be base loss the trust deed in a equity as a mortgage or direct the truster los base loss the trust deed in a sub-trust in a cause to be recorded to burchose the trust deed in the manner provided by advertised or with a may time prior to fix days before the date as the tracter default any time prior to fix days before the date and such the trustee lose the trustee with the base date or the state default and the default at any time prior to fix days before the date and the obligation secured there with the base beach is struct and expense as privated by SORS 66.760, may pay to the beneficiary eleven as a date any a sould and the beneficiary eleven a struct and expense as the above as the reace and the base beach is and exp

NOTE the Trust Deed Act provides that the trustee hereonder must be eather an artically, where we before interface of the frequence of sources and four association antiformed to de horizons under the basis of the property of this state, its subsidiaries, affiliates, agents or boundary, as the United States or any spread therest.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against 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, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deal and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includer the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment apposite.)

STATE OF OREGON,	(ORS 93,490)	
County of Klamath	STATE OF OREGON, County of	λ.
- 78	, 19) an.
reisonally appeared the st	Personally appeared	
PARTIES IN HORE tow C P	S-V mach for by	and
Contractors	one for the other,	who, being duly sworn, did say that the former is the
	presie	dent and that the latter is the
and acknowledged the foregoi	Secret	lary of
OFFICIAL Belore me:	ng instru-	, a corporation, strument is the corporate seal
Notary P. DNHNA KLERICK My NGANSSIBUBLICARECON	Notary Public for Oregon	(OFFICIAL
My Commission Expires	My commission expires:	SEAL)

REQUEST FOR FULL RECONVEYANCE

. Trustee

To be used only when obligations have been paid. *to:* Transamerica Title Company

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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and nonzer of an indepletness secured by the loregoing trust deed. All suffis secured by sum trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed - pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said frust area pursuant to statute, to cancer an evidences of indepletiness occured of said frust deed (which are defined to fee herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the

DATED:

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Beth Boyd Pavlin

Sharon Pavlin Culture

not lose or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for concellation before reconveyance will be made.

A CONTRACTOR

SPACE RESERVED.

FOR

RECORDER S USE

TRUST DEED
Charles L. Hess for
C-D-S-Y Contractors Granter Beth Boyd Pavlin
Sharon Pavlin Culver
ATTER RECORDING RETURN TO Michael L. Brant 325 Main Street Klamath Falls, OR 97601

STATE OF OREGON

County of Klamath I certily that the within instrumont was received for record on the 2nd day of June . 14 78 . nt 3:47 o'clock P M , and recorded in book M78 on page 11836 or as file/reel number 49442 Record of Mortgages of said County. Witness my hand and seal of County allixed.

Wm. D. Milne

County Clerk Title By Bernether & Ketsch Deputy Fee \$5.00