follows:

云

SHORT FORM TRUST DEED Vol. MR3 Page 11696

	SHORT KURW
(CEF)	Daniel P. Hartley and Grantoria,
Parties:	Daniel P. Induction 508 Fast 1st Merrill, Or. 97633 (herein "Borrower")
	-CAUCAMERICA TITLE CO. Trustee
	600 Main Street 97601 Paroficiary
	by and through the
	State of Oregoi, of Director of Veterans' Affairs

A. Borrower is the owner of real property described as follows:

See reverse side of this document for legal description.

including all appurtenances, buildings, and existing or future improvements located thereon, and all fixtures and attachments thereto, all of

B. Borrower, Lender, and Trustee hereby expressly adopt and incorporate by this reference the entirety of the master form of Trust.

Deed recorded in the office of the county recording officer of the county in which Trust Property is located in the volume and at the page as follows: which real property is hereinafter referred to as "Trust Property."

I ander and Trustee	hereby expriser of the	county in wind.		
Borrower, Lender, and Trustee corded in the office of the county	LecotomiR			
corded III Ca		Volume	Page	Fee No.
경제하다는 공화에 되지를 받아왔다.	Date	or Reel	- C - C - C - C - C - C - C - C - C - C	
기가 내고 있다 보고 현실하였다고	of Record		16543	
County	7017/02	M-82		
KLAMATH	12/1/82			
KLAMATI				
. Paul – 190. mai <u>2 200</u> 0	the principal sur	n of		DC

C. Borrower is indebted to Lender in the principal sum of *58, 11111 1111 ---- (FILLY-PIGHT LIMINGING AND NOT 11111 ---- POLLARS), which indebtedness is evidenced by Borrower's Note of even date herewith (hereinafter "Note"), providing for payments of principal and interest

THEREFORE, to secure payment by Borrower of the indebtedness evidenced by the Note in strict accordance with the terms, including Payment of the interest thereon, all of which terms of the Note are incorporated by this reference herein, and also in order to secure performance with the balance of the indebtedness, if not sooner paid, due and payable on August 1 payment of the interest thereon, all of which terms of the Note are incorporated by this reference herein, and also in order to secure performance by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note covenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note covenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note ovenanted by Borrower of the covenanted by B by Borrower of the covenants contained in the master form of Trust Deed recorded as indicated above, and in the Note covenanted by Borrower to perform, and also in order to secure repayments of any future advances, with interest thereon which may be made by Lender to Borrower, as well as any other indebtedness of Rossower to Lender which evises directly or indirectly out of the Note on this Tout Dead Borrower to Lender which evises directly or indirectly out of the Note on this Tout Dead Borrower to Lender which evises directly or indirectly out of the Note on this Tout Dead Borrower. to perform, and also in order to secure repayments of any future advances, with interest thereon which may be made by Lender to Borrower, as well as any other indebtedness of Borrower to Lender which arises directly or indirectly out of the Note or this Trust Deed, Borrower hereby well as any other indebtedness of Borrower to Lender which arises directly or indirectly out of the Note or this Trust Deed, Borrower hereby grants, bargains, sells and conveys to Trustee, in Trust, with power of sale, the Trust Property and presently assigns the rents, revenues, income, income, and are the theorem and trustee the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, income, and are the trust Property and presently assigns the rents, revenues, and the trust Property and presently assigns the rents, revenues, and the trust Property and Pr

PROVIDED, HOWEVER, that until the occurrence of an event of default, as defined in the master form of Trust Deed recorded as PROVIDED, HOWEVER, that until the occurrence of an event of default, as defined in the master form of Trust Deed recorded as indicated above. Borrower may remain in control of and operate and manage the Trust Property, and collect and enjoy the rents, revenues, grants, ourgains, sems and conveys to rensee; in reast, with power of safe, the relies issues and profits therefrom to the Lender upon the terms set forth herein.

e, issues and profits increiron; and

PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for which provision is made in the Note in strict accordance with the PROVIDED, FURTHER, that if Borrower shall make all payments for the PROVIDED of Trust Deed recorded as indicated above, and shall make all payments for the PROVIDED of Trust Deed recorded as indicated above. FRUVIDED, FURTHER, that it Borrower shall make all payments for which provision is made in the Note in strict accordance with the terms thereof and shall perform all of the covenants contained in the master form of Trust Deed recorded as indicated above, and shall make all resources to the strict accordance with the terms thereof and shall perform all of the covenants contained in the Note than Trustee shall accord a shall perform all of the covenants contained in the Note than Trustee shall accord a shall perform all of the covenants contained in the Note than Trustee shall accord a shall perform all of the covenants contained in the Note than Trustee shall accord and shall perform all of the covenants contained in the Note than Trustee shall accord and shall perform all of the covenants contained in the state of the state o terms thereof and shall perform all of the covenants contained in the master form of Trust Deed recorded as indicated above, and shall make all payments due on any other indebtedness and shall perform all of the covenants contained in the Note, then Trustee shall execute and deliver to Recorded as indicated above, and shall make all payments due on any other indebtedness and shall perform all of the covenants contained in the Note, then Trustee shall execute and deliver to Recorded as indicated above, and shall make all Borrower, without warranty, a reconveyance of the Trust Property.

BORROWER covenants and warrants that the Trust Property is not currently used for agricultural timber or grazing purposes. IN WITNESS WHEREOF, Borrower(s) ha(s)(ve) caused this Trust I DANIEL P. HARTLE

BORROWER(S)

ACKNOWLEDGMENT

Before me, a notary public, personally appeared the within named DANIEL P. HARTLEY and CONNIE L STATE OF OREGON Country of Klamath

and acknowledged the foregoing instrument to be _thellvoluntary act and deed

Witness my hand and official seal the day and year last above written

lotary Public for Oregon Commission Expires:

TRUST DEED SHORT FORM 536-M (11-82)

"ACIMOWEED SIMENT

The trade of a contribution of course of the contribution of the state of the contribution of the contribu Deal line the finitariof [110] . of a fromwitte galegan last tegles speak an

mater a greate that more land got well those incattle time South via seventile.

1815 the state of the s My Liveramon Laure

TAULT IN THE TEXT

TANT. FIRMS THEY WANTED

CHEET DELEG MINITERNA

ESCREPHINATATE

STRANGE STREET

-=