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THIS INDENTURE between Eric W. Duffy and Daisy V. Duffy, husband and wife hereinafter called the first party, and The State of Oregon, by and through the Department of Veterans hereinafter called the second party; WITNESSETH:

Whereas, the title to the real property hereinafter described is vested in fee simple in the first party, subject to the lien of a mortgage or trust deed recorded in the mortgage records of the county hereinafter named, in book/reel/ (state which), reference to said records hereby being made, and the notes and indebtedness secured by said mortgage the sum of \$.37,461.11..., the same being now in default and said mortgage or trust deed being now subject to accept an absolute deed of conveyance of said property in satisfaction of the indebtedness secured by said mortgage and the second party to and the second party in satisfaction of the indebtedness secured by said mortgage to and the second party to said request.

NOW, THEREFORE, for the consideration hereinalter stated (which includes the cancellation of the notes and indebtedness secured by said mortgage or trust deed and the surrender thereof marked "Paid in Full" to the first party), the first party does hereby grant, bargain, sell and convey unto the second party, his heirs, successors and assigns, all of the following described real property situate in <u>Klamath</u> County, State of

Lot 2, Block 97, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

and the

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and the state of the

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together with all of the tenements, heredita ing;	[CONTINUED ON REVERSE SIDE]	
Eric W. and Daisy V. Duffy 1045 California Klamath Falls, OR 97601 GRANTOR'S NAME AND ADDRESS Department of Veterans' Affairs 700 Summer Street, NE Salem, OR 97310 GRANTEE'S NAME AND ADDRESS After recording roturn to: Department of Veterans' Affairs 124 N. 4th St. Klamath Falls, OR 97601 NAME, ADDRESS, ZIP MANE a change is requested all bas statements shall be sent to the follow Department of Veterans' Affairs 700 Summer Street, NE Salem, OR 97310 MAME, ADDRESS, ZIP	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, Ss County of Ss I certify that the within instrument was received for record on the day of

Salem, OR 97310	18000
And the first	same unto said second party, his heirs, successors and assigns forever. and his heirs and legal representatives, does covenant to and with the sec that the first party is lawfully seized in fee simple of said property for
party, his heirs, successors and	and his heirs and legal representatives, does covenant to and with the sec that the first party is lawfully seized in fee simple of said property, free age or trust deed and further except None
clear of incumbrances exceptionid	that the first party is lawfully seized in fee simple of said property, free age or trust deed and further except None
in the said mortga	age or trust deed and further areas None
	none except none
that the first party will warrant and for	
this dood	of all new granted premises and
second party and as a conveyance, ab	tever defend the above granted premises, and every part and parcel ther of all persons whomsoever, other than the liens above expressive events the
or security of	which the time as well as in form, of the title
that in execution of that possession of	of said promition may have therein, and not an
any duress, undue influence, or mission	is not acting under any misaporate
attorneys; that this deed is not given as a	entation by the second party, or second as to the effect thereof or und
directly in a co-partnership or corporation	is not acting under any misapprehension and delivered to said second part entation by the second party, or second party's representatives, agents preference over other creditors of the first party and that at this time the t as aforesaid.
whatsoever, except	t as aforeasi it account party, interested in said
"However, the actual consideration p	paid for this transf
Part of the consideration consideration consist the whole consideration (indicate which).0 In constraints at	is of or includes -other -property - or
In and it is a second of the s	and a substantiation of the substantiation o
nay be more than one person: that it is u	understood and agreed that the first
hat the singular pronoun means	understood and agreed that the first party as well as the second party context so requires, the singular shall be taken to mean and include the and includes the plural, the masculine, the feminine and the neuter and hall be made, assumed and implied to make the provisions becaute
nar, generally, all grammatical changes sh	and includes the plural, the singular shall be taken to mean and include the and includes the plural, the masculine, the feminine and the neuter and hall be made, assumed and implied to make the provisions hereof apply t party above named has
IN WITTERS and to individuals.	, and implied to make the
Oration it has	t party above named has executed this instrument; if first party is a cor- to be signed hereto and its corporate seal affixed by its officers duly 19.8 4
uthorized thereast is corporate name	to be signed to
Dated A Date of its Board o	of Directors
HIS THOMPSON	19.84
APTICITY TO MENT DOES NOT CHARACTER	
TECK WITTER AND INSTRUMENT	PROPERTY ERIL W. HIEEV
	SHOULD ///
ANNING DEPARTMENT TO VERIFY APPPOR	COUNTY DAISY V DILEV
THENT TO VERIFY APPROV	DAISY V. DUFFY
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the signer of the above is a corporation, the form of acknowledgement oppesite.) TE OF OREGON, County of KLAMATH The foregoing instrument was acknowledged befor his And of November, 1984, by Eric W. Duffy Daisy V. Duffy Maug and Handman Notary Public for Oregon My commission expires; 12-11-88	A de deleted. See ORS 93.000/County of Klamath } Filed for record at request of at 10:54 DAISY V. DUFFY Classy O. Duffy (If executed by a composition. (If executed by a composition. (SEAL) (If executed by a composition. (SEAL) (S
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