	ATC-6-28299	
4408	SA SHORT FORM TRUST DEED	Mai M94 More 20833
Parties:	2930 Debble Drive	1.1. [n.1 matte ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
	Klamath Falls, OR 97601	- Grantor(s) (herein "Borrower'')
	Aspen Title & Escrow Co. 600 Main St.	-
	_Klamath Falls, OR 97601	. Trustee
	State of Oregon, by and through the Director of Veterans' Affairs	Beneficiary (herein "Lender")

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

Lot 6, Block 1, COUNTRY VILLACE, in the County of Klamath, State of Gregor TOGETHER WITH THE FOLLOWING DESCRIBED MOBILE HOME, WHICH IS FIRMLY AFFIXED TO THE PROPERTY: 1984 Silvercrest 27 x 48 mobile home, serial no. AE7SC215105

1984 Silvercrest 27 x 48 mobile home, serial no. AB7SC215105 including all appurenances, buildings, and existing or future improvements located thereon, and all fixtures and attachments thereto, all of which real property is hereinafter referred to as "Trust Property."
B. After changing the word "Borrower" to "Lender" in home Applements Viscourse 5 Provide Applements (attachments and attachments and attachments and attachments and attachments a

B. After changing the word "Borrower" to "Lender" in line 4 of paragraph VI on page 2, Borrower, Lender, and Trustee he reby 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:

	County	Date of Record	Volume or Reel	Page	Fer No	
	Klamath	12-1-82	M-82	16543		
c	Borrower a undebted to Log d	L				

C. Borrower is indebted to Lender in the principal sum of e 47, 642,00 Forty-coupy thousand

	undred forty-two dollars i no/100
which indebtedness is evidenced by Borrower's Note of even data harmonic	hereine forty-two dollars & no/100 DOLLARS),
and the second se	incrementer Note I. providing for payments of energy and and interest of the
balance of the indebtedness, if not sooner paid, due and payable on	December 1, 2009

and further evidenced by _____ None

THEREFORE, to secure payment by Borrower of the indebtedness evidenced by the Note in strict accordance with the terris, 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 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 wder to secure repayments of any future advances, with interest thereon which may be made by Lender to Borrower, as well as any other indebtedness or this Trust Deed, Borrower hereby grants, bargains, sells at d conveys to Trustee, in forth herein.

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, income, issues and profits therefrom; and

PROVIDED, FURTHER, that if 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 payments due on any other indebtedness and shall perform all of the covenants contained in the Note, then Trustee shall execute and deliver to Borrower, without warranty, provide the Trust Property.

any other indeficiency and shall perform all of the covenants concurred in the Note, there i rustee shall excert a factor to solve sector and shall be and payable in full upon PROVIDED. FURTHER, the unpaid balance of the indebtedness secured by this Trust Deed will become immediately due and payable in full upon the sale or other transfer of the Trust Property, or any portion of the Trust Property, to the second transferre after July 1, 1983 who is not the original borrower, surviving spouse, unremarried former spouse, surviving child or stepchild of the original borrower or a veteran eligible for a loan under ORS 407:010 to 407:210 and Article XI-A of the Oregon Constitution

BORROWER covenants and warrants that the Trust Property $\frac{is \text{ not}}{\chi_{a}}$ currently used for agricultural, timber or grazing purposes

IN WITNESS WHEREOF, Borrowerts) harskye) caused this Trust Deed to be executed on the 12 day of 12200 14 1921

	Syron & Muscelman
P67354	Byzon, R. Musselman
LOAN NUMBER	BORROWER(S)
	La Donna L. Musselman

ACKNOWLEDGMENT

STATE	OF OREGON	
-------	-----------	--

County of Klamath, Before me, a netan public, personally appear	ss ed the within named 🖌	Sucon K. Muschand	a good
and acknowledged the foregoing instrument to be a witness my hand and official seal the day and	ein. voluntary art and	Seed Vitan Public for Oregon My Commission Expres	
	RECORDIN	G DATA	
I certify that the within was received and duly file Record	recorded by me in		
h the fr. th	Der	buty	IY
RETURN AFTER RECORDING TO- Pepartment of Veterany' Affairs		ala la sector terro	
155 NE Revene Bend, OR 97701	-	legal correct	•
36-M (7-83)	-	Payment amount correct	TRUST DEED SHORT FORM