KEITH A. BROUSE

and the second party does now access to said request. NOW, THEREFORE, for the consideration hereinafter 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 <u>ORECON</u>, to-wit:

Lot 6 in Block 9 of NORTH KLAMATH FALLS,

In the City of Klamath Falls, County of Klamath,

resurity to car the one don't a statement of 19919 RESE to be first the first parts above round first early state partition of the statement of the first parts above round first early statement partition of the statement of the first of the statement of the state partition of the statement of the first of the statement of the statement for the statement of the first of the statement of the stat

and a construction of the second second second second to the second second second second second second second s Here second s Market second Market second Market second Market second second

CARL

3

11

ug Ge

> together with all of the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining;

teres and the second	STATE OF OREGON,
1	County of
GRANTOR'S NAME AND ADDRESS	was received for record on the day
the state demandering in some in which as marine to grade in family a bound on a stranger which where	o'clock
GRANTEE'S NAME AND ADDRESS	in book reel/volume No
After recording return to)	use ment/microfilen/reception No
Dept. of Veterans Aff. 700 Summer St. NE Attn Susan Howard	Record of Deeds of said county. Witness my hand and seal of
Salem, OR 97310-1201 NAME ADDRESS 21P	County affixed.
Until a change is requested all fax statements shall be sent to the following address.	NAME
and a second	By Deputy
	- Y

<form></form>			
the decision within and domain of any down who may also in factors and one of the presence of t	TO HAVE AND		
the decision within and domain of any down who may also in factors and one of the presence of t	Party, his the first party	LD the same	
the decision within and domain of any down who may also in factors and one of the presence of t	clear of interest successore for h	umself and to said second	10000
the decision within and domain of any down who may also in factors and one of the presence of t	And a	ssigns, that the heirs and legal party, his he	#0770
the deal interface and formers and solution of the solution of	Said	mortgage or the first party is loud	s. dog
	that the first	ust deed and furth.	in fee
			ordid there
	inis deed is intended and dem	nd forever defend	Property, free and
B to person the ded is no disperson nation by the same definition of the second party, or second party and disfuences and the ded is no disperson of the disperson of the ded is no disperson of the ded is no disperson of the ded is no disperson of the disperson		CALL AND A	CN. Day Y
B to person, the deal is not inserpresentation by the source or an output of the source of the deal is not inserpresentation by the source of the deal is not index of the source of the deal is not index of the deal is	any des any des	sins which the first - set effect as well as in than t	he liens above part and parcel is
B to person, the deal is not inserpresentation by the source or an output of the source of the deal is not inserpresentation by the source of the deal is not index of the source of the deal is not index of the deal is	attorney, undue influence the first	Darty may have the	n, of the title
Birects, in ny on-patieneship is given as a precisione over comparison as to the stand second party, or second party is representationed and the second party, interested in said previous of the first party and there is a standard of the second party, interested in said previous of the standard party interested in said previous interest of standard party interested in said party interested party interested party interested and standard party interested in said party interested in said party interested party interest	is no new that this deed in or misre	Present of acting und-	n, and not as a said premises to
The first and status consistence over other other status or definition is and is for the status of an other status or definition of the status of the sta	directly in Co-partnership	as a net in by the same misapprehe	and delivered to mortgage, trust de
The first and actual consideration half for steps as alores of Status of the first and studie consideration half for this transfer, stated in terms of dollars, step and state this time into the state of the	manner what	ration over other party, or serve	on as to the ett
Indexer, the actual consideration paid for this transfer, stated in terms of dollars, is	Dry The true and	cept as all then the second	a party's represent
The construint this isothermal, if is understood and distes that the first of dollars, if	nowever, the actual considered	an aloresaid. party, interest	se party and that the second agents or
may be more than one person; the if is understood and agreed that the first party as well as the second which is that, denorally, all demonstores and includes the plural; the singular shall be index to expression which is that, denorally, all demonstores and includes the plural; the singular shall be index to expression and includes the plural; the singular shall be index to expression and includes the plural; the singular shall be index to expression and includes the plural; the singular shall be index to expression and includes the plural; the singular shall be index to expression and includes the plural; the index to expression and includes the plural; the index to expression and includes the singular shall be index to expression and includes the plural; the index to expression and includes the plural; the index to expression and includes the singular shall be index to expression and includes the plural; the the			
Planai; their than one person; that if the understood and addred that the first party as well as the second parts of person? That if the context so requires, the singular shall be taken to max and includes the planai, the masculine, the tensions and to individue the planai, the masculine, the tensions and to individue the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai, the masculine, the tensions and the index of the planai of the second and implied to make the provisions here and and include the masculine, the tensions and the index of the planai of the second and its corporate seal affixed by its of the second of the planai of the second of the planai of the second of the planai of the planai of the second of the planai of the planai of the second of the planai of the second of the planai of the planai of the second of the planai of the planai of the second of the planai of the planai of the second of the planai of the planai of the second of the planai o			
Function of the second state of the second			
Function of the second state of the second	that that the sing person; that it	is understand	ue given
Portain, if has caused to individual, the barmade, assumed and inplicit of make the provision and the failed that individual the indit individual the indit	enerally, all a pronoun	e context so	or promised which
poration, WTNYESS WTREPOP, the first Patty above namede, assumed and implicit to make the provisions areas and include the subtract the featurine and the include the authorized thereunits by order of its Board of Disconstructure and this executed this instrument; if its Party above namede has executed this instrument; if its Party is a constructure of the Board of Disconstructure and the subtract the feature and the subtract the su	a guerry to corporations	s and includes it the sinder the first par	ty an is
Date September 10, is Board of base and has executed this instrument; if lines have a set of its Board of Directors. THE INSTRUMENT DOES NOT COLVENTING OF CONTROL 1985. PART INFORMATION OF THE INTEGRATION OF CONTROL 1985. PART INFORMATION OF THE INTEGRATION OF CONTROL 1985. PART INFORMATION OF CONTR	Deration WITNESS Wire to individual	shall be made plural, the made	taken is well as the second
Date September 10, is Board of base and has executed this instrument; if lines have a set of its Board of Directors. THE INSTRUMENT DOES NOT COLVENTING OF CONTROL 1985. PART INFORMATION OF THE INTEGRATION OF CONTROL 1985. PART INFORMATION OF THE INTEGRATION OF CONTROL 1985. PART INFORMATION OF CONTR	authoria it has caused in HEREOF, the st	assumed and imasculine, th	e femini mean and inclust
THIS INSTRUMENT DOES NOT GUADANTIE 103. 188 Board of Die Stand 1983. 111111111111111111111111111111111111	Det thereunto by a corporate name	rst party above	ke the
ARTICLIARDMENT DOES NOT GUARANTE J. 1935 Jan Strument; if list party is a constrained by its officers duly ARTICLIARDMENT ADDES NOT GUARANTE THE PROPERTIAL ANY DURY THE APPROXMENT A THE PROPERTIAL ANY DURY THE APPROXMENT TO VERILY ADDES OF THE PROPERTIAL ADDES OF THE PROPERTIES ARRED FORCES IN EUROPE Use the set of addressed during and propertial and propertial and addressed during addresse	and the second s	Sibned	provisions hereof
CHERCHERD IN VERMAY DEVIDE OF OR OTHER THAT ANY CHERCHERD IN VERMAY DATE OF OTHER STATE ANY WITH THES INSTANCES Image: Chercher Approximation of the officient officient officient of the officient offic	PARTICIT ANMENT DO	to on ectors, and it's corn-	trument. it i
What the time intervent work the contracting of the time intervention of the time interven	I SUCKIONS OUR MALES HOP ALL	C SAS	affixed harty is a con
What the time intervent work the contracting of the time intervention of the time interven	PLANNING DE THE APPTRUMENT OF THE	THAT ANY	its officers duly
Status fund form of the fund and and status (STATES ' NATEY APPROVED USES Status fund form of the fund and status (STATES ' NATEY APPROVED USES Status fund form of the fund and status (STATES ' NATEY APPROVED USES Status fund form of the fund and status (STATES ' NATEY APPROVED USES Status fund form of the fund and status (STATES ' NATEY APPROVED USES Status fund form of the fund	WITH THE UNITER TO VERIATE CITY	IR SHOULD REIT	70.0
County of The loregoing instrument was oknowledged balor are the Deed of affirment was oknowledged balor to the ABY of July of State of OREGON, County of The loregoing instrument was acknowledged balor on the to the ABY of July of State of OREGON, County of the loregoing instrument was acknowledged balor on the secondary of My county of the ABY of July of ABS of My county between the symbols (0, if not opplicable, shaded be deleted, is a Car vitae. STATE OF OREGON, County of The loregoing instrument was acknowledged balor one the secondary of My county of My county between the symbols (0, if not opplicable, shaded be deleted, is a Car vitae. State of vitae My county of My county between the symbols (0, if not opplicable, shaded be deleted, is a Car vitae. (SEAL) (If secondary of My county between the symbols (0, if not opplicable, shaded be deleted, is a Car vitae. STATE OF OREGON: COUNTY OF KLAMATH: M County of the county of M County of My county	the form of achoeve is a Company APPRO	VED UNTY	Frede
as this	FORCES	IN FIL	
And thatAMMARY_of	County of	ORS 194.570	
STATE OF OREGON: COUNTY OF KLAMATH: 55. Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 18251 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 18251 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 an Page 13275 1926 1926	The loregoing instru-	STATE OF	
STATE OF OREGON: COUNTY OF KLAMATH: 55. Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 18251 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 18251 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 at 11:23 0'clock A. M., and duly recorded in Vol. 1926 Idd for record at request of 00 an Page 13275 1926 1926	day of Tist acknowledge	~ OF DREGON, Count	
(SEAL SY 1980) HTT J. SAVEAU MITCHEN Misconnectives Indefinite Misconnectives Indefinite Volary Public for Oregon My contrainsion expires My contrainsion expires Indefinite My contrainsion expires My contrainsion expires My contrainsion expires (SEAL) My contrainsing expires (SEAL)	BROUGE 10 8	The loregoing	
(SEALSYLINGUILTY J. SAVEAUX Line (Line (L	A A A	19 harrament wa	8 acknowl
In SEAL STANDING UNIT US SAVENUM (Second Section Composition on the Second Section Section Composition on the Second Section Section Composition on the Second Section		president, and by	indiged before me this
My conversion expires: Indefinite a diagonal and application expires: Notary Public for Oregon My commission expires: Indefinite Notary Public for Oregon My commission expires: Indefinite Ny commission expires: (SEAL) My commission expires: Indefinite (SEAL) (SEAL) My commission expires: (SEAL) (SEAL) (SEAL) My commission expires: (SEAL) (SEAL) (SEAL) My conservation (SEAL) (SEAL) (SEAL) My conversion (Seal) (SEAL) (SEAL) (SEAL) My conversion (Seal) (SEAL) (SEAL) (SEAL) My conversion (Seal) (SEAL)	I (SPIJC WARTS I	Becretary of	
STATE OF OREGON: COUNTY OF KLAMATH: 55. iled for record at request of Grands or lock A.M., and duly recorded in Vol. 1966 day	MINT J. SAT ON AUVIAN		
STATE OF OREGON: COUNTY OF KLAMATH: 55. iled for record at request of Grands or lock A.M., and duly recorded in Vol. 1966 day	commission expires 1LT	Come and the second sec	
TATE OF OREGON: COUNTY OF KLAMATH: 55. ilid for record at request of Gr Deeds or Page 13775 E \$14.00 (SEAL) (SEAL	Non-Indefinita	Notary Public for Ores	on behalf of the
TATE OF OREGON: COUNTY OF KLAMATH: 55. ilid for record at request of Gr Deeds or Page 13775 E \$14.00 (SEAL) (SEAL	the symbols of the symbols	My commission	Corporation.
STATE OF OREGON: COUNTY OF KLAMATH: ss. iled for record at request of Gf	The Delines	of pires;	
STATE OF OREGON: COUNTY OF KLAMATH: ss. iled for record at request of Gf		Coleiod. See CR5 92.030	(SEAL)
STATE OF OREGON: COUNTY OF KLAMATH: ss. iled for record at request of <u>Octobar</u> A.D., 19 <u>86</u> at <u>11:23</u> <u>O'clock</u> <u>A.M.</u> , and duly recorded in Vol. <u>15th</u> Gf <u>Deeds</u> on Page <u>13775</u>			(If anorulas)
STATE OF OREGON: COUNTY OF KLAMATH: 55. iled for record at request of <u>of</u> <u>A.D., 19 86 at 11:23 o'clock A M., and duly recorded in Vol. 15ch</u> E \$14.00 Deeds on Page <u>13775</u>		- アイス・シート・シームの「オート」があった。 - アイス・シート・シームの「オート」があった。 - アイス・オート・シームの「オート」があった。	affix curporation,
$E_{i} = \frac{A.D., 19 \underline{86} \text{ at } \underline{11:23}}{Deeds} \xrightarrow{\text{o'clock}} \underline{A} \underline{M}_{i} \text{ and } \underline{duly recorded in Vol}}_{\text{Evol}} = \frac{1522}{13775} \text{ day}$			
$E_{14.00} = \frac{A.D., 19 \underline{86} \text{ at } 11:23}{\text{ or lock } \underline{A} \underline{M}, \text{ and duly recorded in Vol.}} = \frac{1522}{18775} \text{ day}$	TATE OF OPEN		
$E_{14.00} = \frac{A.D., 19 \underline{86} \text{ at } 11:23}{\text{ or lock } \underline{A} \underline{M}, \text{ and duly recorded in Vol.}} = \frac{1522}{18775} \text{ day}$	COUNTY OF		
$E_{14.00} = \frac{A.D., 19 \underline{86} \text{ at } 11:23}{\text{ or lock } \underline{A} \underline{M}, \text{ and duly recorded in Vol.}} = \frac{1522}{18775} \text{ day}$	led for record at		
$E_{1} = \frac{314.00}{\text{Gf}} = \frac{36}{11:23} = \frac{31223}{11:23} = \frac{312}{11:23} = \frac{312}$			
E \$14.00 Deeds o'clock <u>A M.</u> , and duly recorded in Vol. <u>1826</u> day	A.D 10		
S14.00 Deeds Oclock A M., and duly recorded in Vol. 196 day			
on Page 13775 LSCh day			
Evelyn Biehn, County Clerk		on Paon duly recorded in the	ISch
By Lyn Biehn, County Clerk		Evelum n. 13775	day
And Starter		By Biehn, County Class	1
and the second standing		- Alerk	
			and the