in Trust Doed Berles-FORM No. EST. TRUST DEED. BTEVENB-NEES LAN 67397 SECOND TRUST DEED Vol MSC - Page_ , THIS TRUST DEED, made this _______ 15th _____ day of ______ IOBN J. GILL and MILDRED E. GILL, husband and wife October as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation, as Trustee, and DAVID B. SNYDER and CAROL J. SNYDER, husband and wife as Beneficiary, andres WITNESSETH: Real Production of the production of the second Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property <\$. Lot 6, Block 7, SECOND ADDITION TO BUREKER PLACE, in the County of Klamath, State of Oregon. Concust of JEAST DEED ALVIE OF ORSCOM and the second In matching of define the treat the the the substance is manage and which be allowed in the substance to together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of TWENTY THOUSAND NINE HUNDRED NINETY and 16/100--(\$20,990.16) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it At the series and series berefit of the series of To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair not to remove or demolith any building or improvement thereony. 2. To display building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, ovenants, condi-tions and restrictions affecting said property. If the beneficiary so requests, to cial Gode as The beneficiary may require and to pay to filling some in the proper public different cast is such as the cost of all lies searches made be filling affort or casterching agencies as may be desirable by the beneficiary. init a second the manner provided in ORS 86.735 to 86.795. 13. After the trustese has commenced loreclosure by advertisement and sale; and at any time prior to 5 days below the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the defaults or defaults. If the default consists of n failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time to the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default and expenses actually incurved in enforcing the obligation of the trust deed and expenses actually incurve in enforcing the obligation of the trust deed by law. Surplus, it any, to the graning of to the success in success the success of success surplus. 16. Reneliciary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all tille, powers and during confirmed and substitution shall be made by written instrument executed by beneficient which, she property is situated, shall be corelay records of the country or countiers which she property is situated, shall be corelaying proof of proper appointment of the successor instee.

17. Trustes accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated for notity any porty hereto of pending isale under any other deed of trust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on att or savings and loan association authorized to do business under the laws of Oreg property of this state, its subsidiaries, affiliates, agents or branches, the United State ettorney, who is an active member of the Oregon State Bar, a bank, trust company regon set the United States, a title insurance company authorized to insure title to reci inter or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.565.

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The grantor covenants and agrees fully seized in fee simple of said describ Mortgage, dated December 1: at page 15975 in favor of Director of Veterane' Affa: and that he will warrant and forever de	ed real property and 2, 1973, recorde the State of Ore Irs slend the same again	has a valid, u d on Decemb gon, represe	nencumbered fille thereto er 12, 1973, in Book M- ented and acting by the whomsoever.	-73
[199] P. Davido, M.S. Sheriman, Andreas and A. Santari, "A second sec	ನ್ನು ಸಾಮಾನವರ್ಷ್ಯ ಮತ್ತು ನಿರ್ವಾ ಸಾಧಿ ಸಾಧ್ಯಾ ಹೇಗಿ ಕಾರ್ಯಕ್ರಿ ಕೊಳ್ಳಿತೆ. ಜನೆಕ್ ಸ್ಥಾನಗಳು ಮತ್ತು ಸಂಕ್ರೆಗೆ ಸಂಕ್ರೆಗೆ ಸಂಕ್ರೆ ಜಿನೆಕ್ ಸ್ಥಾನಗಳು ಮತ್ತು ಸಂಕ್ರೆಗಳು ಸ್ಥಾ	and a state of the second s Second second second Second second	n de la problema da la construcción de la construcción de la construcción de la construcción de la construcción La defensa de la construcción de la La defensa de la construcción de la	
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This deed applies to, inures to the benef personal representatives, successors and essigns, secured hereby, whether or not named as a ben gender includes the isminine and the neuter, and	The term beneficiary at ticlary herein. In constru	hall mean the hold wing this deed and	ar and owner including niedoos of	the contract
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beneficiary MUST comply with the Act and Regular disclosurer, for this purpose use Stevens-Ness Form A If compliance with the Act is not required, disregard	ion by making required is, 1319, or equivalent.	Mildred I	6 <i>fuce</i> . cill	
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The undersigned is the legal owner and h trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r sotate now held by you under the same. Mail r DATED:	You hereby are directed, al all evidences of indef econvey, without werran conveyance and docume	on payment to yo biodness secured) ty, to the parties ints to	u of any sums owing to you under y said trust deed (which are deli designated by the terms of said t	the terms of vered to you
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" STRVENS-NEES LAW PUS, CO., PORTLAND, GAS.	aron ig voreere	A BITTER THE	I certify that the within was received for record on the	
John J. Gill	dres sells and mine 6, Oregon, described		ofOctober at 3125o'clock P. M., ar	d recorded
Mildred E. Gill Grantor	SPACE RESI For	ERVEC	in book/reel/volume No page 19259 or as fee/	
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AFTER RECORDING RETURN TO Aspen Title & Escrow, Inc.		thur Ritte Mar Ritte	Evelyn Biehn, County,	Clerk
600 Main Street Klamath Falls, Oregon 976	1. mccm Feginș9.	99 0	By Mm Smith	Deputy

OPM No. 222-Order, Year Dred Janes-TBUSI OFTA,

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