FOLM No. 681-Oregon Taul Deed Series-IRUST DEED.	K=41017	COPTRIGHT IPES SIEVEIG. NEDS CA	
75 7	TRUS'I DEED	Vol <u>ms9</u> Pag	
THIS TRUST DEED; made the DUFFY M. CALDWELL	s26thday of	October	, 1989, between
as Granfor, KLAMATH COUNTY TI CHARLES EDWARD WILLINGHAM AND	ILF. CO. DONNA M. WILLINGHAM, b	usband and wife ort	, as Trustee, and ne_survivor,
as Beneficiary,	WITNESSETH: ains, sells and conveys to tr	ustee in trust, with power	of sale, the property
inKlamathCoun SEE ATTACHED EXHIBIT "A" FOR C	OMPLETE LEGAL DESCRIPT		2017 Lai Artolle Ini concerni Veni molto i i i concerni
TOGETHER WITH THE FOLLOWING DI 1970 Fleetwood, X# 118919, 1	ehicle ID#S10611		
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together with all end 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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ______THIRTEEN_THOUSAND_THREE_HUNDRED_TWENTY_DOLLARS_AND_NO/100-----

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pellate court shall adjudge reasonable as the balance is a structure of the second structure and the second structure and the second structure and structure

granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey; without warranty; all or any part of the property. The services mentioned in this paregraph ball be not less there or lact shall be conclusive proof of the truthiulness thereoil. Trustee's lees for any of the services mentioned in this paregraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person by agent or by a receiver to be ap-time without notice, either in person and take possession of said prop-the indebtedness hereby secured, enter upon and take possession of said prop-the indebtedness hereby secured, enter upon and take possession of said prop-rety or any part thereol, in its own name aue or otherwise collect the rents, issues and explaines of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as been liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of thre and other insurance policies of compensation or awards for any taking or damage of the property, and the application on release thereof as adoresaid, shall not cure or waive any default by grantor in payment of any indebtedness secured hereby cor in bis enformed and any indebtedness secured hereby cor in bis enformed on the and thereof as adoresaid, shall not cure or waive any default by grantor in payment of any indebtedness secured hereby cor in bis enformed on any indebtedness secured hereby cor in bis enformed and any admented of any indebtedness secured hereby cor in bis enformed and any admented of any indebtedness secured hereby cor in bis enformed on the any actioned any act

waive any detault or notice of detault hereunder or invalidate any act done pursuant to such notice. 12. Upon detault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by in equity as a morigage or direct the trustee to foreclose this trust deed by advertisement and sale, or menuity, which the beneficiary may have. In the event remedy, either at law of low of low of the described real property to satisty the obligation and his election to the described real property to satisty the obligation and his election to test the said described real property to satisty the obligation and his election to test the said described real property to satisty the obligation and his election to test the said described real property to satisty the obligation and his election to the trustee shall fix the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the many time prior to 5 days before the date the trustee conducts and the delaute of the trust deed, the delault may be cured by nay and the delauted by the trust deed. In delault may be cured by any saying the sums semeount due at the time of the cure other than such portion apy wing the online cured may be cured by tendering the performance tequil duder the obligation or trust deed. In any case, in addition to curing the delauit to real dedauit of the delaut any case, in addition to curing the delaut or obligation or trust deed. In any case, in addition to curing the delaut to read expresses actually incurred in enforming the obligation of the may be cured by tendering the performance tequil duder the obligation or trust deed. In delauit may be cured by any sing the delauit in dure the inne date data at the time and place

and expenses estually incurred in enforcing the obligation of the trust died together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel sale. Trustee held deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant of the trustee, but including the property so sold, but without any covenant of the trustee, but including the property so sold, but without any covenant of the trustee, but including the granter and beneficiary, may purchase at the over spress or im-plied. The recitals in the deed of any matters of a the sources, but including the franter and beneficiary, may purchase at powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trusted by the trust deed, (3) to all persons having recorded liens subsequent on to his successor in interest entitled to surplus, it any, to the grantor to this successor trustee appointed here-ment. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-trustee. The latter shall be vested with all title, powers and duites conten-under. Uon such appointment, and without conveyance to the successor under. We have a provided in the mortage appoint a successor or succes-sor to any trustee named herein or to any successor trustee appointed here-in abilituiton shall be made by written instrument executed by benificiary which, then recorded in the mortage records of the county or counties in obligated to notify any party hereto of pender appoint and y center deed in the accessor trustee. 17. Trustee accepts this trust when this deed, duites conti

attornéy, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real itates or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.595. NOTE: The Trust Deed Act provides that the trustine hereunder must be on the an attorney, who is a r savings and ican association authorized to do business under the laws of Oregon or the United property of this state, its subsidiaries, affiliates, agent, or bionches, the United States or any agency

	to and with the bereficiary and those claiming under him, that he is and property and has a valid, unencumbered title thereto	e 15 14W-
The grantor covenants and agrees ity seized in fee simple of said describe	to and with the bereficiary and interaction of the thereto d teal property and has a valid, unencumbered title thereto	
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The grantor warrants that the proceeds of the	of the loan represented by the above described note and this trust deed are: mily or household purposes (see Important Notice below), mity is a natural person) are for business or commercial purposes. mits is a natural person) are for business or commercial purposes.	
(a)* primarily for granies primarily for granies (b) for an organization, or (even if grant b)	ntor in a natural person) are for pushess of contactions of the second se	rs, executors, the contract
personal representatives, successful as a bei	neliciary herein. In constraining this plural	e de la companya de la 🚹
sersonal representatives, or not named as a beau secured hereby, whether or not named as a beau gender includes the teminine and the neuter, as INTRUCTNESS WHEREOF, said	d the singular number manages his hand the day and year first above wi	ritten.
승규는 제품품 전 이상품을 통한 것이 없는 것을 것 같아요. 나는 것 같아요.		
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; iff warrenty (a) is applicable and th as such word is defined in the Truth-in-Lending /	te seneficiary is a creditor Duffy 12/Caldwell	
as such word is defined in the he Act and Regul beneficiary MUST comply with the Act and Regul	ation Ly making required No. 1319, or equivalent.	на страна и слада Слада 1919 - Санада Арук, 499 (страна 1919 - Пранска Солбор (страна) 1919 - Санада Солбор (страна) 1919 - Санада Солбор (страна)
if compliance with the Arr is 100 require		
(If the signer of the above is a corporation, use the form of acconviet gement opposite.)		1997 - 1998 - 19
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Du-fyiM. Caldwell	of.	
- Oicki- Louth	Vie for Conegon Notary Public for Oregon	(SEAL)
(SEAL) S My commission expires: 10-	[1] [1] 20 · 20 · 20 · 20 · 20 · 20 · 20 · 20	
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	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.	
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"E'HIBIT A"

DESCRIPTION OF FROPERTY

The following described real property situate in Klamath County, Oregon:

Commencing at the one-quarter corner between Section 36, Township 24 South, Range 8 East of the Willsmette Meridian, and Section 1 of Twp. 25 S., R. 8 E.W.M., and running N. 0°3?! E. for 881.76 feet; thence S. 89°15' E., a distance of 1008.2 feet; thence North 180 feet to the point of beginning; thance North 156 feet; thence West 302.3 feet; thence South 156 feet; thence East 302.3 feet back to the point of beginning, being a portion of the SW of the SEt of Section 36, Twp. 24 S. R. 8 E.V.M., and the parcel of land commencing at the one-quarter corner common to Section 36, Twp. 24 S., R. 8 E.W.M., and Section 1, Twp. 25 S., R. 8 E.W.M., and running N. 0°32' E. a distance of 881.76 feet and S. 89°15 E. a distance of 1008.2 feet and North a distance of 336.0 feet to the true point of beginning; thence continuing North a distance of 139.0 feet; thence West a distance of 302.3 feet; thence South a distance of 139.0 feet; thence East a distance of 302.3 feet more or less, to the point of beginning. Being a portion of the SEt of Section 36, Township 24 141 603 South, Range 8 East of the Willamette Meridian.

EXCEPTING THEREFROM THE FOLLOWING:

Commencing at the one-quarter corner between Section 36, Township 24 South, Range 8 East of the Willsmatte Meridian, and Section 1 of Township 25 South, Range 8 East of the Willamette Meridian, and running N. 0°32' E. for 881.76 feet; thence S. 89°15' E., a distance of 1008.2 feet; thence North 180 feet; thence West 151 feet to the point of beginning; thence North 295 feet; thence West 151 feet; therce South 295 feet; thence East 151 feet to the point of beginning, being a portion of the SWI of the SEI of Section 36, Township 24 South, Range 8 East of the Willamette Maridian.

STATE OF OREGON: COUNTY OF KLAMATH: dav 7th the . A.D., 19 89 nt 10:09 o'clock A.M., and duly recorded in Vol. M89 Filed for record at request of Evelyn Blehn County Clerk NOT. Martsases of By Qauline Mulendar of _ \$18.00 FEE