TRUST DEED 18435 00 į, 1 TRUST DEED Vol. mgd Pade 4900 @ 3 Md-Dala Ralph Olson. Cond Shirley m. Ol ..., 19.88, between as Grantor, A amounce & Ingrism and nurma T. Ingram, as trustee, and hamsinge and Norma T. Ingram, as trustees of the is Beneticiary, sheept loan in jover of Department of Veterans affairs. Granter irrevocably deants bactain all See Ephibit "A" attached Hereto together with all and singular the tenenants, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profils thereof and all fixtures now or hereafter attached to or used in connec-tion with said tend estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of figure from the contained and payment of the second s note of even date herewith, payable to bineficiary or order and made by grantor, the final payment of principal and interest hereof, it not sconer paid, to be due and payable and payable. The grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. To protect the construct of the and payable. The first shall become immediately due and paytible. To protect the security of this trust desd, grantor agrees: 1. To protect, preserve and maintain said preperty in good condition and repair, not to reasons or densitish any, building is improvement theresn; 2. To complete or restore promptly and in food and workmank de-tersn; 2. To complete or restore promptly and in food and workmank de-tersn; 2. To complete or restore promptly and in food and workmank de-des royed thereon, and pay when due all costs incusted therefor. tors and restrictions allecting said property; if the ben-ficiary so request, to join in executing such linancing statements pursuant to the Uniform Commer-proper public office or offices, as well as the out of all ling same in the py ling allicers or searching agencies as may te deemed desirable by the ben ficiary. 4. To provide and continutualy maintain in the the there Aranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charde thereol; (d) reconvey, without warranty, all or any part of the property. The dramtee in any reconvey without warranty, all or any part of the property. The legally entitled thereto, and there not any matters or facts shall be conclusive proof of the thier incitals there not any matters or facts shall be conclusive proof of the there is any receiver to be approximated by a court, and without paragraph shall be not less than \$5. [0, Upon any default by drantor hereunder, beneliciary may at any pointed by a court, and without notice, either in paragraph the adequacy of any security for the indebitedness hereby secured, entard to the adequacy of any security for the indebitedness and expenses of operation and calke possession of said property, fees upon any indebitedness secured hereby, and in such order as beene. If the entering upon and taking possession of said property, the folletion of such recis, issues and prolites or compensation or elease thereof and in such order as beene ficiary may deternine.
If the entering upon and taking possession of said property, the folletion of such recis, issues and prolites and prolites or thereof and in such order as beene ficiary may deternine.
If the entering upon and taking possession of said property, the insurance policies or compensation or awards for moletain, shall not cure or wards any detarlies of there of as allowed of thereof as allowed or thereof as allowed or thereof any and to addite any actions and calking or damage of the invonter of such records and prolite. icid the executing such linancing statements pursuant to the billious methods in the beneficiary may require and to pay for liling same in the by life of the searching adencies as may be decred desirable by the brief of the searching adencies as may be decred desirable by the second se waive any default for matice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with reis performance of any agreement hereunder, time being of the essence with reis performance of any agreement hereunder, time being of the essence with reis performance of any agreement hereunder, time being of the essence with reis performance of any agreement hereunder, time being of the essence with reis performance of any agreement hereunder, time being of the essence with reis or any direction may proceed to foreclose this trust deed by advertisement and sale, or may direction the trustee to foreclose this trust deed by advertisement and sale, or may direction to foreclose this trust deed by advertisement and sale, or may direction to loreclose this trust deed the benelicitary elects to foreclose by advertisement and sale, the benelicitary or enemedy, either at law or in equity, which the henclicitary may have. In the event the trustes shall execute and cause to be recordent and sale, the benelicitary or and his election to sell the said described real provide the satisty the obligation in the manner provided in ORS 86.735 to 86.759. I.J. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts he sale, the grantor or any other person so privileged by ORS 86.751, may whe have at the time to it to cause other then such portion as would being anound due at the time of the care other then such portion as would being anound due at the time of the care other than such portion as would being anound due the time of the care other than such portion as would being anound due the time of the care other then such portion as would being anound due the time of the care other than such portion as would being anound due the time of the care other the such porti together with trustee's and attorney's less 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 or parceles at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law covernant or warranty, express or implied. The recitals in the oblic of the trustee may sell said property so sold, but without any covernant or warranty, express or implied. The recitals in thick, may person, excluding the trustee, but including the further may be proceeds of sale to payment of (1) the expenses of sale. including the compression of the trust end as reasonable charge by trustees attruster, (1) the the subsequent to the interest of the trustee by the trust end a truster in the sale in the sale in the sale interest may appear in the order of the trust end of the sub such as the interest of the trust end the sale. It is mutually agreed that: S. In the event that any portion or all of sail preparty shall be taken under the right of eminent domain or condemnation, beneiciary shall have the right, it is so elects, to require that all or any ports of the monies payable is conpensation for such takind, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or applied by it first upon any periods and to prove the indebtedness, both in the trial and proteetings, and the balance applied upon the indebtedness, secure thereby, and period a shall be necessarily upid or incurred by ben-liciary in such proceedings, ard the balance applied upon the indebtedness, and excute such instruments as shall be necessary in claining such com-pensation, promptly upon there and presentation of this deel and the note for enclose end there and presentation of this deel and the note for enclose end the maximg of any period to the maximum of the indebtedness, (clary, payment of the first and presentation of the idebt first, and the maximg of any present of the idebt first, to be and pensitive of any period to the payment of the indebt first, (clary, payment of the maximg of any may or plat of sad property; (b) join in (clary and period) any may or plat of sad property; (b) join in surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such the surplus of the successor of the successor of success-under. Upon such appointment, and without convergance to the successor under. Upon such appointment, and without convergance to the successor under. Upon such appointment, and without convergance to the successor upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If Trustee accepts this trust when this deved, duly executed and acknowledged is made a public record as provided by law. Trustee is not othigated to rotily any party hereto of pending sale word, any other deved of trust or of any action or proceeding in which grantor, beneficing or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereinder must be either an abarney, who is an active member of the Cregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregun or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brothers, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully sciled in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (\*)\* primarily for grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereuneo set his hand the day and year first above written.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not tipplicable; if warrasty (a) is applicable and the iseneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiery MUST comply with the Act and Regulation by making required disclosures; for this purpose use Steven-Ness Form N 3. 1319, or equivalent. If compliance with the Act is not required, disregard this indice.

Shirley M. Olson Dale Palet Olson by Shirley M. Olson Jattony end

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

My contributission expires:

(SEAL)

11

TO: ....

DATED:

STATS OF OREGON,	STATE OF OREGON,	
County of Klamath	This instrument was acknowledged before me on	
Harch 16	19., by	
Shitley M. Olson	• ot	
R her With R Utal AS Notary Public for Oregon	Notsry Public for Oregon	(SEAL)

(SEAL)

REQUEST FOR FULL RECONVEYANCE

To be used only when oblightions have been paid.

Trustao

April 1, 1990 My commission expires:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you horewith together with said trust doed) and to reconvey, without wairanty, to the parties designated by the terms of said trust deed the estate now held by you under this same. Mail reconveyance and documents to

Beneficiary

less or detroy this Trust Dood OR THE NUTE which it recurs. Both must be delivered to the trustop for concollation before reconveyance will be n

TRUST DEED		STATE OF OREGON, oounty of
Granios Benelicius y	SPAC I RESERVED FOR RECCIDER'S USE	of
Reno, Nevel 20 89.509		NAME MILE By Deputy

Ephibit A.

A portion of Lot A of the Re-Subdivision of ENTERPRISE TRACT No. 24, in the County of Klamath, State of Oregon, more particularly described as follows:

described as follows: Beginning on the West line of Lot A of Subdivision of Enterprise Tract No. 24, Klamath County, Oregon, 750 feet South of the Northwest corner of said Lot A; thence South along the West line of said Lot A, 75 feet; thence East 299.5 feet; thence North 75 feet; thence West 299.5 feet to the place of beginning.

The property address is, 2209 arthur St. Klamath Falls, Origon 97603

## STATE OF OREGON: COUNTY OF KLAMATE: ss.

Filed for re	cord at requi	est of <u>Shirley M. Ols</u> A.D., 19 <u>90 at 1:45</u>	on Page <u>4900</u> .	day 0,
FEB	\$18.00	Of	Evelyn Eichn County Clerk By Dauline Mullensite	

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