°° 1.2537		TRUST DEED	Vol.mgo	Page <u>5104</u> 🛞
THIS TRUST DEED, made EDWIN J. CLOUCH	<i>this</i> 16th	đey [.] of	March	, 19.90 , between

as Grantor, KLANATH COUNTY	TIILE CO	MPANY	in the second	, as Trustee, and
DONALD L. SLOAN			an an the second se	
		e de la second	(SAR Poly 2014)	

K-42082

as Beneficiary,

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FORM Ner 801-Oregon Trust Dasd Series-TRUST DEED.

WITNESSETH:

together with all and singular the temements, 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 SISCURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of NINETY THOUSAND AND NO/1.00 ____ 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

sold, conveyed, assigned or alienated by the gruntor without first then, at the beneticiary's option, all obligations sucured by this inst herein, shull become immudiately due and payabls.
To protect the sucurity of this trust deed, frather agrees:

To protect preserve and maintain said property in sold condition to termit or permit any vaste of said property.
To complete or restore promptly and in gool at a workmanike memore mp building or improvement which may be corstructs it, damaded or destroyed thereon, and pay when due all costs incurred thervior.
To comply with all laws, ordinarce, regulations, covenants, condition in executing such linearing statements present of the Dr Proven Connectical Code as the beneliciary may require and to pay for Ulling same in the proper public office or ollice, as well as the cost of all line ventors made by ling others or searching agencies as may be deemed deviable by the beneficiary.

To do ther has a such as the cost of all line ventors made to the heritage of the second of the said proper you with all laws, ordinarce or the buildings of and such nonvolution in executing such and continuously minima insurance or the buildings of a successful to the beneficiary, with loss payable to the latter all policies to the beneficiary, with loss payable to the explication of the said proper with all laws and the said proper was how and the same at grantors extended buildings, the beneficiary may procure the same at grantors extended buildings, the beneficiary may procure the same at grantors extended or invalue and pay all the same and the same at grantors extended and buildings, the beneficiary may procure the same at grantors extended and buildings, the beneficiary may procure the same at grantors extended and the charge any policy of insurance or the the poly and insuch order as beneficiary with loss payable to the explication or release shall be environed by the former any policy of insurance or the same at grantor

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said preperty shall be taken under the right of eminent dumain or condomnation, benelklarv shall linve the right, il it is elects, to require that all or any portion of the money payable as compensation lor such taking, which are in excess of the unount required to pay all reasonable cost, expenses and attorney's less necessarily paid or incurred by grantor in such proceeding, shall be paid to Leneticity and applied by it first upon any reasonable costs and expense and attorney's less, both in the trial and appellate courts, necessarily paid to the incure by licitary in such proceedings, and the balance applied up to the incuch actions and execute support and the balance applied up to the incuch actions and execute support and the balance applied up to the incuch actions and executes any instrum therefore, and the balance applied up to the incuch actions and executes any instrum there in time upon written request of ben-ficiary, payment of its less and presentation of this ded axis the note for endorsement (in case of full reconveyances, for carcellation), writhout allecting the liability of any person for the payment of the indebledness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204

is uting any easement or creating any restriction thereon; (c) join in any isbordination or other agreement allecting this deed or the lien or charge th real; (d) reconvey, without warranty, all or any part of the property. The fruntee in any reconvey, without warranty, all or any part of the property. The fruntee in any reconvey, and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein. Truster's less for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any finite by a court, and without regard to the adequacy of any servity for the indebitedness hereby secured, enter upon and take possession of said prop-erty or any part thereol, in its own names use or otherwise collect the rents, is use and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-rey's less upon any indebitedness secured hereby, and in such order as bene-licitary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of tire and other invarance policies or compensation or eavards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or verse any detault or notice of default hereunder or invalidate any act done pursuant to such notice.

numme pouces or compensation or awards for any taking or damine of the property, and the application or release thereof as aloresaid, shall not cure or view any, default or notice 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 secure of 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 secure of invalidate of performance, the beneficiary may there it any accured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a moving de or direct the trustee to foreclose this trust deed in equity as a moving the view within notice of default and the secure and cause to be recorded his written notice of default and his election to sell the said described real property to satily the obligation secure thereby whereupon the trustee shall bix the time and place of sale, five rotice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735. to 86.755.
 13. After the trustee has commenced foreclate the truste conducts the sale, the grantor or any other present comists of a hilure to pay, when due, ture sate dated the default may be cured by paying the failt or default is rust fleed. Any other default that is capable of hind with a sade of the default may as our provided by law. The trustee shall be received any accurs the visit or the date the default that is capable of the disting or trust deed. In any case, in addition to curing the default is cost and a so the mole of the date and at the time and sale, and attorney for the sale shall be held on the date and at the time and sale end the there the soft any acces in addition or trust deed.

inclus, it any, to the grantor or to his successor in interest entitled to such scrptus. 16. Beneliciary may from time to time appoint a successor or success-surs to any truste amod herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conterred upon any trustee herein named or appointed here and a ubitution shall be made by written instrument executed by beneficiary, 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. The successor inster. The successor inster. Acknowledged is made a public record as provided by law. Trustee is not outgits de of product of product any other deed of list or only any party hereto of product any other deed of list o any action or proceeding in which grantor, 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 hereundur must be either an attainuy, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to und with the beneficiary and those claiming united in fee simple of said described real property and has a valid, unencumbered to the said encumbrances of record and those apparent of the same against all persons whomsoever. Beneficiary, in accepting this trust deed, agrees to be a simple of proceeds of the lown represented by the above described note and this encoded against grantor upon foreclosure of a single encoded against in the proceeds of the lown represented by the above described note and this encoded against grantor upon foreclosure of the feature against is instructed by the above described note and this encoded against is a single encoded again against is instructed by the above described note and the set of the banelit of an organization, or (even if grantor is a instruct person) are for business or commercial public bin representatives, successors and assigns. The term beneficiary shall mean the holder and owner, is a fareby, whether or not named as a beneficiary introduct is a singular number includes the plural. IN WITNESS WHEREOF, said grantor has here the set of the band is all parties here to real the termine and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has here the set his hand the day and y. Edwin J. Clough by this Act and Regulation by raking required. IN WITNESS WHEREOF, said grantor has here the set his hand the day and y. Edwin J. Clough by the set of the baseline of the sequence of the second structure of the second	n the land, waive any this trust deed. strust deed are: Krposes. visees, administrators, executors. neluding pledgee, of the contract context so requires, the masculine ear first above written. John Phillips
The grantor warrants that the proceeds of the lown represented by the above described note and the local cleancy judgment against grantor upon foreclosure of incleancy judgment against grantor upon foreclosure of the lown organization, or (even if grantor is a natural person) are for business or commercial put the above described note and this large applies to, inures to the benefit of and binds all parties hereto, their heirs, lefatees, de includes the teminine and the reuter, and the singular number includes the pural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. INTAXT NOTICE: Delete, by linking out, whichever variative (a) ereditor. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and y. Edwin J. Clough by STATE OF OREGON, INS.	waive any this trust deed. s trust deed are: Krposes. visees, administrators, executors. neluding pledgee, of the contract context so requires, the masculine ear first above written. John Phillips
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TATE OF OREGON,	
County of Klamarn, 19 On this the 16th day of March , 19 JOHN PHILLIPS	90 personally appeared
the stand the strong (or affirmed), did say that he is the ottomore	and
EDWIN C. OLOGONA instrument by authority of and in behali of said p	rincipal; andhe acknowl-
alged saidenstrument to be the dot the	i.
Before me:	Acom
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TRUST DEED	of) tify that the within instrum
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540 Main St. Klamath Falls, Oregon 97601	De

Lot 3 and the North 318 feet of Lots 4 and 5; EXCEPT the West 30 feet of Lot 5 in Block 2 of Homeland Tracts, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

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EXCEPTING THEREFROM the following:

A parcel of land lying in Lot 5 of Block 2, Homeland Tracts, Klamath County, Oregon; the said parcel being cescribed as follows:

County, oregon; the said parter being described de terret in Lot 5 at a Beginning on the East right of way line of Madison Street in Lot 5 at a point 15 feet South of the right of way line of the Klamath Falls-Lakeview Highway, which shall be the true point of beginning; thence along said East right of way line North a distance of 15 feet to the Klamath Falls-Lakeview Highway right of way line; thence East a distance of 15 feet along said right of way line; thence Southwesterly in a straight line to the point of beginning. Said parcel contains 112.5 square feet.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed	for record at request of March	A.D., 19 90 at on Page on Page	
FEE	\$18.00	Evelyn Biehn By Qar	. County Clerk

EXHIBIT A