RICHARD E. CHUSBEE AND AARON 'S common as Grantor, E RAYHOND EARL SROWN and ELVIDA as Beneticiary,	END TITLE COMPANY IRENE BROWN, as tena WITNESSETH	Vol <u>mg</u> Page 54 March n undivided 1/2 interest, as tena as Truste nts in common	the second s
BAN JOND EARL BROWN and ELVIDA	S. WEET, each as to a server of a server o	as Truste	etween ints in
as Grantor, B RAMI XOND EARL BROWN and ELVIDA.	WITNESSETH	nts in common	·····,
RAYI <i>H</i> OND EARL BROWN and ELVIDA.	WITNESSETH	nts in common	e, and
as Beneficiary,			
			,
Grantor irrevocably grants, barg		trustee in trust, with power of sale, the pr	opertv
inCount	y, Oregon, described as:		
file in the office of the Coun	ity Clerk of Klamath	cording to the official plat ther County, Oregon.	eor on
na. ∎Stational de la servicie de la serv	n an		
2			
, TAX #2309 025AO 04500			
-			
now or hereafter appertaining, and the rents, i	hereditaments and appurtenant issues and profits thereof and a	es and all other rights thereunto belonging or in Il lixtures now or herealter attached to or used in	anywise connec-
tion with said real estate. FOR THE PURPOSE OF SECURIN	G PERFORMANCE of each	greement of grantor herein contained and payment	t of the
sum of EIGHT THOUSAND TWO HUND		*(\$8,250.00_)*	
note of even date herewith, payable to benelic	iary or order and made by gra March 22nd	vith interest thereon according to the terms of a pro stor, the final payment of principal and interest he oc	omissory ereof, if
not sooner paid, to be due and payable The date of maturity of the debt secure	d by this instrument is the dat	, 19.96 stated above, on which the final installment of sa	aid note
becomes due and payable. In the event the w sold, conveyed, assigned or alienated by that	ithin described property, or an granter without first having (r part thereol, or any interest therein is sold, agree btained the written consent or approval of the ben	ed to be eficiary,
then, at the beneficiary's option, all obligation herein, shall become immediately due and paya	is socured by this instrument, able	irrespective of the maturity dates expressed the	rein. or
To protect the security of this trust det 1. To protect, preserve and maintain said pro	operty in good condition granting	any easement or creating any restriction thereon; (c) join the probability of the lien	n in any
and near; not to remove or demolish any building of not to commit or permit any waste of said property. 2. To complete or restore promptly and in	thereol;	(d) reconvey, without warranty, all or any part of the prop in any reconveyance may be described as the "person of itilied thereto," and the recitals there of any matters or b	erty. The
many r any building or improvement which may be destroyed thereon, and pay when due ell costs incurred 3. To comply with all laws, ordinances, redul	therefor, De concl atkets, covenants, condi- services i	isive proof of the truthfulness thereof. Frustee's lees for an nembored in this paragraph shall be not less than \$5.	ny of the
these and restrictions allecting said property; if the be join in executing such financing statements pursuant to cial Code as the beneficiary may require and to pay	eneticiary so requests, 10 I o th · Unitorm Comme time wit	 Upon any default by grantor hereunder, beneficiary ma- bout notice, either in person, by agent or by a receiver to y a court, and without regard to the adequacy of any see 	to be ap-
proper public office or offices, as well as the cost of by filling officers or searching agencies as may be d	f a'f lien searches made – the indel leers-d desirable by the – erty or .	tedness hereby secured, enter upon and take possession of s my part thereof, in its own name sue or otherwise collect t	said prop-
beneficiary. 	uran e on the buildings – less costs	f prolits, including those past due and unpeid, and apply t and expenses of operation and collection, including tracenal upon any indebtedness secured hereby, and in such order	ble attor-
now it hereafter erected on the said premises adainst and such other hazards as the beneficiary may from an anount not less than \$ full I.INSURAD() computes acceptable to the beneficiary, with loss pu	ting to time require, in ficiary m VELUC, written in 1 availe to the latter; all collection	ay determine. 1. The entering upon and taking possession of suid prop- of such tents, issues and profits, or the proceeds of fire a	erty, the
publics of insurance shull be delivered to the ben-lic if the grantor shull fuil sor any reason to procure an duiver said policies to the beneficiary at least lifteer i	v such insurance and to property.	policies or compensation or awards for any taking or dama and the application or release thereof as aloresaid, shall no	ige of the of cure of
tion: (1 any policy of insurance now or hereafter pl the b-neliciary may procure the same at grants's	laced on said buildings, pursuant s ergense. The amount	y defuult or notice of default hereunder or invalidate any to such notice. I. Upon default by grantor in payment of any indebtednes	
collected under any life or other insurance policy ma ciary upon any indebtelness secured hereby and in st may determine, or at uption of beneliciary the entire	uct order as beneficiary essence w	in his performance of any agreement hereunder, time beit ith respect to such payment and/or performance, the benefic II sums secured hereby immediately due and payable. In	ng of the liary may
any part thereof, may be released to grantor. Such up not cure or waive any default or notice of default here act done pursuant to such notice.	plicy tion or release shall event th europer or invalidate any in equity	 beneficiary at his election may proceed to foreclose this to as a mortgage or direct the trustee to foreclose this trust 	rust deed deed by
5. To keep said premises free from construction taxes, assessments and other charges that may be live	viec or assessed upon or remedy,	nent and side, or may direct the trustee to pursue any other ither at law or in equity, which the beneliciary may have. In iciary elects to loreclose by advertisement and sale, the bene	the event
adainst said property before any part of such taxes, charges become past due or delinquent and promptly to bereficiary; should the grantor fail to make payne	deliver receipts therefor and his i	e shall execute and cause to be recorded his written notice o lection to sell the said described real property to satisfy the o ereby whereupon the trustee shall lix the time and place of i	ot delault obligation
ments insurance preniums, liens or other charges ju by direct payment or by providing beneficiary will make such payment, b-neliciary may, at its option,	yable by grantor, either notice th h 11 nds with which 10 in the m	ereof as then required by law and proceed to foreclose this to inner provided in ORS 86.735 to 86.795.	rust deed
and the amount so paid, with interest at the rate set I hereby, together with the obligations described in pure	forth in the note secured sale, and agrachs 6 and 7 of this sale, the	 After the trustee has commenced foreclosure by advertised at any time prior to 5 days before the date the trustee con grantor or any other person so privileged by ORS 86.753, 	may cure
trust deed, shall be added to and become a part of t trust deed, without waiver of any rights arising from covening hereof and for such payments, with interest	n lueach of any of the sums see	It or delaults. If the delault consists of a failure to pay, w ured by the trust deed, the delault may be cured by pi rount due at the time of the cure other than such portion	aving the
erty hereinbefore dewribed, as well as the granton, same extent that they are bound for the payment dewribeed, and all such payments shall be immediately	shall be bound to the not then of the obligation herein baind cu	be due had no delault occurred. Any other default that is c red may be cured by tend.ring the performance required u	capable of under the
out notice, and the non-ayment thereof shall, at the or render all sums secured by this trust deed immediates	option of the beneficiary, defaults, ly due and payable and and exp	or trust deed. In any case, in addition to curing the d the person ellecting the cure shall pay to the beneficiary mass actually incurred in enforcing the obligation of the t	all costs rust deed
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this of file search as well is the other costs and expenses	trust including the cost by law.	with trustee's and attorney's fees not exceeding the aniounts 6. Otherwise, the sale shall be held on the date and at the	provided
in connection with or in enforcing this obligation and less actually incurred.	tritee's and attorney's place de be postp	signated in the notice of sale or the time to which said oned as provided by law. The trustee may sell said prope	sale may rty either
7. To appear in and defend any action or p allect the security rights or powers of beneficiary or f action or proceeding in which the beneficiary or tausle	truster and in any suit, auction to the shall de	sareel or in separate parcels and shall sell the parcel or j to the highest bidder for cash, payable at the time of sale wer to the purchaser its deed in form as required by law o	e. Trustee conveying
any suit for the forestionure of this (leed, to pay all cluding evidence of title and the beneficiary's or true- amount of attorney's frees mentioned in this parafraph	tees and expenses, in- the prop tees attorney's lees; the plied. The h 7 in all cases shall be of the t	erty so sold, but without any covenant or warranty, expre le r-citals in the deed of any matters of fact shall be conclu- uthiulness thereof. Any person, excluding the trustee, but	sive proof
lixed by the trial court and in the event of an appea decree of the trial court, grantor further adrees to p pellate court shall adjudge reasonable as the benel.ci	d leem any judgment or — the gran ay vich sum as the ap- — — — — — — — — — — — — — — — — — — —	or and beneficiary, may putchase at the sale. 5. When trustee sells pursuant to the powers provided herei by the proceeds of sale to payment of (1) the expense of	in, trustee
ney's lees on such append. It is mutually agreed that:	cluding attorney,	is the propensation of the trustee and a reasonable charge by (2) to the obligation secured by the trust deed, (3) to a second of the secure by the trust deed, (3) to a	i trustee's Il persons

It is mutually agreed that: 8. In the event that any portion or all of sid proverty shall be taken under the right of eminent domain or condemnation, bent litary shall have the right, il it so elects, to require that ull or any portion of the monies payable as compensation for such taking, which are in except of the amount required to pay all reasonable costs, expenses and attorney's feet necessatily paid or incurred by grantor in such proceedings, shall be paid to be incurred by the point of the trial and uppellate courts, necessatily paid or incurred by ben-licitry in such proceedings, and the balance applied up in the indebtedness accurd hereby; and funitor afters, at its own expense to take such actions and trecute such instruments as shall be necessary in obtaining such cour-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon writen request of ben-likitry of any time and from time to time upon writen request of ben-likitry of any time and from time to time upon writen request of ben-likitry of any time and from time to time of the indebteding (a) consent to the making of any map or plat of taid poperty; (b) join in

attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recycled liens subsequent to the inferest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If Beneficiary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without converance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment and substitution shull be made by written instrument executed by beneficiary, which, when recorded in the method; hereords of the county or counties in which the property is situated, shall be conclused projer appointment of the successor trustee, astrongers, this trust when this deed, duty executed and acknowledged is may applic record as provided by law. Trustee is not obligated to notify any party here of projer dup of truste events thus of any define or proceeding is brought by law. Trustee is not obligated to notify any party here of projer dup of trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunals must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busivers u der the laws of Cinigon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brunches, the United States or any agency thereof, or an escrow agent licensed under ORS 695,505 to 695,525.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in see simple of said described real property and has a valid, unencumbered title thereto except covenants, conditions, restrictions, and easements of record.

and that he will warrant and forever deland 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: (a)* primurily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization; or (even if grant or in a natural yr rson) are for business or commercial purposes.

This deed applies to, inures to the benefic 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 nor named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gerder includes the leminine and the neuter, and the singular number includes the plural.

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

NAPORTANT NOWICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 7, the bereficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form 1(3, 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

X Pichard & Ornste RICHARD E. ORMSBEE X Aoron & Net AARON S. NEE

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

WILLING .

STATE OF OREGON,)	STATE OF OREGON,)) 55.
County of DESCHUTES	County of	
This instrument was acknowledged below me on	1 .	owledged before me on
March 17th 1990 by	19, by	
AARON S. NEET	0.	
Chi c Da	and the second	
June alle		······································
Notary Public for Ofegon		(SEAL)
1. SFALL R YM: commission expires: 12-12-93	My commission expires:	
PUBLIC REC		
	QUEST FOR FULL RECONVEYANCE	
E p C C C	d enly when obligations have been paid.	•
70:	Trustee	
The undersigned is the legal owner and holder of	all indubtedness secured by the	toregoing trust deed. All sums secured by said
a sector strand and induced for brok	ware directed on payment to y	you of any sums owing to you under the terms of
	idences of indebtedness secured	by said inust deed (which are denotice to)
hid trust deed or pursuant to statute, to cancer an er-	without warranty, to the partie	as designated by the terms of suid field coor int
	nce and documents to	
estate now held by you under the same. Mail reconveya		
estate now held by you under the same. Main reconveya.		
		Beneliciary
D ATED:	•	
DATED:	•	
D ATED:	•	-
DATED:	•	ustee fer concellation befece reconveyonce will be made.
Do not lose or destroy this trust Dood OR THE NOTE which it a	•	STATE OF OREGON, County of
DATED:	•	STATE OF OREGON, County ofKlamath
DATED:, 19	•	STATE OF OREGON, County ofKlamath
DATED:, 19	•	STATE OF OREGON, County ofKlamath
DATED:, 19	accurate. Notice the delivered to the true	STATE OF OREGON, County ofKlamath
DATED:, 19 Do not lose or destrey this Trust Doed OR THE NOTE which it a TRUST DEED (FORM No. 8(1)) STEVETIS.INSTIC.AND. OR (acures. lieth must be delivered to the tru	STATE OF OREGON, County ofKlamath
DATED:, 19 Do not loss or destrey this Trust Dood OR THE NOTE which is a TRUST DEED (FORM No. 8(1)) srevers.netic LAW PUB. CO. PONTLAND. OR (1) RICHARD E. ORMSBEE AARON S. NEET	acures. lieth must be delivered to the tru SPACE RESERVED FOR	STATE OF OREGON, County ofKlamath
DATED:, 19 Do not lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED (FORM No. 801) strevens.neite LAW - DS. CO. PORTANO: ORE RICHARD E. ORMSBEE AARON S. NEET Grantor FAYMOND EAFL BROWN	acures. lieth must be delivered to the tru	STATE OF OREGON, County of
DATED: , 19	acures. lieth must be delivered to the tru SPACE RESERVED FOR	STATE OF OREGON, County ofKlamath
DATED:, 19 Do not lose or destrey this Trust Deed OR THE NOTE which it a TRUST DEED (FORM No. 801) strevens.neite LAW - DS. CO. PORTANO: ORE RICHARD E. ORMSBEE AARON S. NEET Grantor FAYMOND EAFL BROWN	actres, figh must be delivered to the tru SPACE RESERVED FOR RICORDER'S USE	STATE OF OREGON, County ofKlamath
DATED: , 19 Do not lose or destrey this trust Doed OR THE NOTE which it a TRUST DEED (FORM No. 8(1)) STRVETIS WEIE LAW FUB. CO. PORTLAND: ONE RICHARD E. ORMSBEE AARON S. NEET FAYMOND EAFL BROWN ELVIDA IRENE BROWN	actres, figh must be delivered to the tru SPACE RESERVED FOR RICORDER'S USE	STATE OF OREGON, County ofKlamath
DATED: , 19 Do not lose or desirey this Trust Doed OR THE NOTE which it a TRUST DEED (FORM No. 8(11) STEVETIS. NETE LAW FUB. CO. FORTLAND. OR (RICHARD E. ORMSBEE AARON S. NEET FAYMOND EAFL BROWN ELVIDA IRENE BROWN ELVIDA IRENE BROWN	actres, figh must be delivered to the tru SPACE RESERVED FOR RICORDER'S USE	STATE OF OREGON, County ofKlamath
DATED: , 19 Do not lose or desirey this Trust Doed OR THE NOTE which it a TRUST DEED (FORM No. 8(11) STEVETIS. NETE LAW FUB. CO. PORTLAND. ONE RICHARD E. ORMSBEE AARON S. NEET FAYMOND EAFL BROWN ELVIDA IRENE BROWN ELVIDA IRENE BROWN MARTER RECORDING RETURN TO XENCO DATA SERVICES P. O. BOX 7286	actres, figh must be delivered to the tru SPACE RESERVED FOR RICORDER'S USE	STATE OF OREGON, County ofKlamath

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