[∞] 15476 a∆∆aa	TRUST DEED	Vol. <u>mal</u> Page 10303
5° O' BOX 1369 YOUG THIS TRUST DEEL	D, made this	May
ARLAND BURBACK and DAF	RLENE M. BURBACK, husband and	i wife
		n an
	BEND TITLE COMPANY	, as Trustee, ar
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s Beneficiary,	5.234 (a. 1997) 1997 - Marian	
	WITNESSETH	

official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. TRUST DEED AND BEER POST AND BEER POST

TAX #2309-01300-03700 KEY #130548

the part ship, by namena the trial state that we have a ship in the part of the second state of the

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 thereot and all lixtures now or hereafter attached to or used in connection with said real estate

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND SEVEN HUNDRED TWENTY AND 00/100 *(\$4,720.00) *

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if

sold, conveyed, assigned or alienated by the grantor without first therein, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and payable in the property in good condition and payable in the property in good condition and payable in the property of the protect, preserve and maintain said property in good condition and pay beneficiary that property if the beneficiary so requests, to join and restrictions allecting said property.
To comply with all lews, ordinances, regulations, covenants, conditions and restrictions allecting said property if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien secrets make by the and other harards as the beneficiary may require and to pay for filing same in the profession of the said promises against loss or damage by first and souther harards as the beneficiary with loss payable to the baltery and prover other harards as the beneficiary the loss payable to the latter; all conditions acceptable to the beneficiary the prover such insurance and to any policy of insurance now or horecare any such insurance and to any policy of insurance to all generalise plants and generalise applied on the said property and the regulate, or any prover be same at grantor's expanse. The amount contents and be related to the same at grantor's expanse to the same at grantor's expanse. The amount contents and be related to the beneficiary the only any prover be applied to the same at grantor's expanse and the prover any part there on any policy of insurance on the same at grantor's expanse or invalidate any act on any policy of insurance that the topic or invalidate any act on any policy

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incred by gentor in such proceedings, shall be paid to beneliciary and applied in the such taking of the successful paid of incred by bene-ticiary in such proceedings, shall be paid to beneliciary tees, indicary in such proceedings, shall be paid or incred by bene-ticiary in such proceedings, and the balancesarily paid or incred by bene-secured hereby; and grantor agrees, at its own aryone bening such conten-pensation, promptly upon beneliciary's request. 9. At any time and from time to fine upon written request of bene-liciary, payment of its lees and presentation of this deed and the mote for endorsement (in case of lull reconveyances, lor cancellation), without allecting the liability of: any person jon the payment of the indebtedness; trustee may, S: (a) consent to the making of any map or plat of and property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons regally: entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthularess therein of any matters or lacts shall be conclusive proof of the truthularess therein of any matters or lacts shall be conclusive proof of the truthularess therein of by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security loc-the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-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 line and other impoperty and the application or release thereof as aloresid, shall not cure or waive any detault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby er in his nectormance of any agreent hereunder, time being of the personer in his nectormance of any agreent hereunder, time being of the servery en his nectormance of any agreent hereunder, time being of the servery en his nectormance of any agreent hereunder, time being of the servery en his nectormance of any agreent hereunder, time being of the

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 22. Upon default by granter in payment of any indebtedness secured hereby or in his default by granter in payment of any indebtedness secured hereby or in his default by granter in payment of any indebtedness secured hereby or in his default by granter ind/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 in equity as a mortgage or direct the trustee to foreclose this trust deed divertisement and sale, or may direct the trustee to foreclose this trust deed by divertisement and sale, or may direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose the trust deed of the beneficiary direct to foreclose by a divertisement and sale, the beneficiary elect to foreclose the second the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his dection to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give motice thereof as then required by law and proceed to foreclose this trust deed in the manner, provided in ORS 86.735 to 86.795. "J. Alter the trust deed, the default may be cured by paying the sentire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default the is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In addition to curing the default to below and no defaults cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the furst deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be he

and expenses setually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law. If 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 parcels 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 conveying the postporty so sold, but without any coverant or warranty, express or im-plied. The tecitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. I. S. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons the deed as their interest subsympt in the interest of the truste in the trust aurplus, if any, to the grantfor or to his successor trustee appoint do uscess-trustee, the latter shall be weeted with all title, powers and duites conferred upon any trustee hall be trusted with all title, powers and duites conferred upon any trustee hall be made by written instrument executed by benelisiary, which, when recorded in the mortkage records of the county or counties in which the property is alloued, shall be conclusive proof of propers and pointment and substitution shall be made by written instrument executed by benelisiary, which, when recorded in the mortkage records of the county or counties in which the property is alloued, shall be conclusive proof of proper appointment and aukstitor of any papt hereto of pending sale under any ot

NOTE: The Trust Deed Act provides that the trustee hereunder must be either and or savings and loan association authorized to do business under the laws of Ore property of this state, its subsidiaries, affiliates, agents or branches, the United Str attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States, a tille insutance company authorized to inture title to rea latels of any agency thereof, or on excrow agent licented under OKS 656,305 to 658,358.

NATIONAL CONTRACTOR OF THE OTHER PROPERTY OF			10304
The grantor covenants and agrees to and y seized in fee simple of said described real ovenants, Conditions, Restriction			
that he will warrant and torever defend t	he sam	e against all persons whon	150ever.
14 A. 2019 A. A. S. A.	santain rigado (ba Molocian air an Macader air air Molaichtean an An canadhairteach	Anna an Anna a Anna an Anna an Anna an Anna an Anna an Anna an Anna an Anna an	
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1. Superior and the second se Second second seco	n golada golada nagolada nagolada nagolada nagolada nagolada nagolada		
The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family, or -(b)- for an organization, or (even if grantor is	oan repre househol	sented by the above described t d purposes (see Important Noti	iote and this trust deed are: co below), mmercial purposes.
-(b) for an organization, or (even in granior is	and binds	all parties hereto, their heirs,	legatees, devisces, administrators, executors,
ersonal representatives, successors and assigns the ocured hereby, whether or not named as a beneficiary	y herein.	In construing this deed and wh umber includes the plural.	enever the context so requires, the masculine
ender includes the terminine and the neuter, and the IN WITNESS WHEREOF, said gran	tor has	hereunto set his hand the	lay and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever was of applicable; if warranty (a) is applicable and the benefit s such word is defined in the Truth-in-Lending Act and	Regulatio	n Z. the	ACK BINLACK
is such word is defined in the truite in containing and the eneficiary MUST comply with the Act and Regulation by lisclosures; for this purpose use Stevens-Ness Form No. 13 f compliance with the Act is not required, disregard this n	19, or. eq		
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rie the form of devices and a second se		STATE OF OREGON,	
STATE OF OREGON, County of Care	35.	County of	edged hetore me on
This instrument was acknowledged before m May 251, 1990; by	ne on		eugen voltore and en
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DARLENE M.U. BURBACK	1992 - 1992 - 199 	and a stand of a stand	
(SEAL) My complision expires 5-73-9		Notary Public for Oregon My commission expires:	(SEAL
The second secon	REQUE	T FOR FULL RECONVEYANCE	(1) An and the second secon
			an de la companya de la companya de la designa. Recato de la companya
The undersigned is the legal owner and hold	ter: of; all. hereby a	are directed, on payment to you	and further dead further are delivered to y
said trust deed or pursuant to statute, to cancel	an evide	the parties	designated by the terms of said trust deed th
estate now, held by you under the same. Mail reco	nveyance	And documents to the	
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DATED	イエルみ ちょうび	6	Beneficiary
DATED	113054	F	will be made
DATED: #2308-01500-03700 KEY #	113021	rres. Both must be delivered to the trus	ee for concellation before reconvergince will be whether
DATED: 111 USE or destroy this Trust Deed OR THE NOTE W	13024 which it see	res. Both must be delivered to the Irval	
DATED: 111 USE or destroy this Trust Deed OR THE NOTE W	113064	res. Both must be delivered to the Irus	STATE OF OREGON,
DATED IN TRUST DEED	which it see	res. Both must be delivered to the Irus	STATE OF OREGON, County ofKlamath
DATED: 11 LVX #5308-01200-03100 KEA & Do not loss or destroy this Trust Deed OR THE NOTE W OL 6G310 (FORM No. 881) 01 (15) 65645. Kess JAN (506) Cold of (No. bar) 0 (1 GARLAND, BURBACK	which is secu 1905 (1945)	rres. Both must be delivered to the trus 511100:01 LNG COUTLA 20 5020110/1 J.O. STAFS 21 NACLONG 7	STATE OF OREGON, County ofKlamath I certify that the within instrume was received for record on the 30th of May
DATED: 11 LVX #5308-01200-03100 KEA & Do not loss or destroy this Trust Deed OR THE NOTE W OLGODU (FORM No. 881) 01 (1) Sylectric Kees Jan Sule 20, 01 (BVGL 105) GARDAND BURBACK SU 01 (BVGL 105) GARDAND BURBACK	which is secu 1905 (1945)	ree. Both must be delivered to the trus of (100:01, LUG COROLL) D DDDILION DO BLAFS ADDICENSE A	STATE OF OREGON, County of
DATED: 11 LVX #5308-01200-03100 KEX U Do not lose or destroy this Trust Deed OR THE NOTE W OLGODU (FORM No. 881) 01 (Grident Keis Can Guine Ball GARLAND BURBACK DARLENE M. BURBACK Grantor	which is secu 1905 (1945)	rres. Both must be delivered to the trus >14100:01 LUG COMULA D STDDILLON LO ELAFS - 141 COMULA TO ELAFS	STATE OF OREGON, County ofKlamath I certify that the within instrume was received for record on the 30th of of, 1990 at 2:12Oclock .P. M., and record in book/reel/volume No90 10303 or as fee/file/inst
DATED: MA LVX #5308-01200-03100 KEA U Do not fore or destroy this Trust Deed OR THE NOTE W OL GGOU (FORM No. 881) 01 (Gridden Actif Can Sub bol Generation of the NOTE W GARLAND BURBACK SU UL LBVCL 109 GARLAND BURBACK Grantor DARLENE M. BURBACK Grantor JUDY G. SETTLEMIRE	۲۰۹۲ کار کار ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹	A G OVEN	STATE OF OREGON, County ofKlamath I certify that the within instrume was received for record on the 30th of of, 1990 at 2:12O'clock .P. M., and record in book/reel/volume No90 page0'as fee/tile/inst ment/microtilm/reception No1547. Perord of Mortégées of said County.
DATED: IN USE OF CONTRACT OF C	۲۰۹۲ کار کار ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ ۱۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹۹۲ - ۲۹	THE RECORDER'S USE	STATE OF OREGON, County of
DATED: LVX #5308-01200-03100 KEA # Do not fore or destroy this Trust Dood OR THE NOTE w DE GOIL (FORM No. 801) 01 (1) Stocks Actification (Subschool (Solar (LUD), Date) @ 1 GARLAND, BURBACK DARLENE M. BURBACK DARLENE M. BURBACK Grantor JUDY G. SETTLEMIRE MDDA G. SETTLEMIRE MDDA G. SETTLEMIRE	Alth II see 1 JJ-G C 1 JH-R 1 GALC 1 H-R 1 GALC 1 H-R 1 GALC 1 H-R 1 GALC 1 H-R 1 GALC 1 H-R 1 H	Antipological and a set of the second	STATE OF OREGON, County ofKlamath I certify that the within instrume was received for record on the 30th id cd, 1990 at 2:12o'clock .P.M., and record in book/reel/volume No90 page0'oclock .P.M., and record in book/reel/volume No90 pageo'clock .P.M., and record in book/reel/volume No90 pageo'clock .P.M., and record ment/microfilm/reception No15470 Record of Mortgages of said County. Witness my hand and seal County affixed.
DATED: LVX #5308-01200-03100 KEA 4 Do not lote or destroy this Trust Deed OR THE NOTE w CLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content OLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content OLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content OLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content OLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content (FORM No. 881) 01 (1 Stocks Actification Subschedung Content (FORM No. 881) 01 (1 Stocks Actification Subschedung Content (FORM No. 881) OLGGDU (FORM No. 881) 01 (1 Stocks Actification Subschedung Content (FORM No. 881) OLGGDU (FORM	Ante in sec 1,1,-6 - C 1, 1,4, 1, 1, 1,4, 1, 1, 1,4, 1, 1, 1,4, 1, 1, 1,4, 1, 1,1,4, 1,4, 1,4, 1,4, 1,4, 1,4, 1,4, 1,	K. Fundband and Wite Set unspand and Wite K. Construction K. Constructi	STATE OF OREGON, County of Klamath I certify that the within instrume was received for record on the 30th d of May