THIS TRUST DEED, IN TROBERT	edo this 30 day	of <u>March</u>	-, 19 <i>2</i> 2	., between
PURE PROJECT	, as Trustee, and	KLAMATH COUNTY	- Commence of	, as Grantor(s),
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Grantor irrevocably sale, the property in	gr ents, bargai ns, sells e Klamath County, Oregon	ind conveys to truster	e in trast,	with power of

together with all and singular the tenoments, hereditaments and appurtenences 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 connection with the said real estate.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of ($\frac{3.525.00}{0.000}$). This loan shall be interest—free (0%) and shall be due and payable in full upon sale or transfer, for any reason, of the subject property. The full amount of this note is due until July 1, 1993. After July 1, 1993 this note shall be reduced at a rate of 20% of the total each year over the next five (5) years and will be deemed fully satisfied July 1, 1998.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.

It is mutually agreed that:

3. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if 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 fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary.

4. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized 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 varrants that the proceeds of the loan represented by the above described note and this trust deed are for improvement of dwelling heating system on described property.

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

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CSH WITHESS WHEREOF, sold granter has berounte set his band the day and year his Min Tour Sint above written. 2. C. Ore HERDIS E. ORE **UBE**) ss ROBERT W. & HERDIS E. ORE STATE OF OREGON County of Klamath This instrument was acknowledged before me on _ hu d various oxidera Motors Pablic for Gressa OFFICIAL SEAL NOTARY PUBLIC DREGON no was entained lie bealth COMMISSION NO. 011490 MY COMMISSION EXPIRES DEC. 5, 1995 (SEAL) 12-5-95 My commissions expires: . REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtodness secured by the foregoing _ Trestee TO: . 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 sumsowing 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to ন ইব্যুক্ত ১৮৪ সঞ্চলত ১৬৪৬ চন ১৮৪৬ চন ইংগ্ৰেছি ছুই শ্ৰেৰ্ডসন্ত উল্লেখ ছিল্ল ইব্যুক্ত to the trail own that has been the dw could the all anivaractions to different regions of to Beneficiary so the residence Do not lose or destroy this Trust Deed CR. THE NOTE which it secures. Both must be delivered to the trustee for eancellation before reconveyance will be made the state of the second to the telephone of the second to the se TRUST DEED SOLADING TO SELECT STATE OF CREECE, STATE OF C There is the country of the section of the section of the country of the Klamathes of the sections was received for record on the 26th day HERDISO Ela ORE a sendi bus a services so has sind bas as some in Marches 49 92 300 11:05 14633 LARRY PLACE THE TOTAL TO THE TO THE TOTAL OF THE LOCK A MIJ and recorded in book/real/ KLAMATH FALLS, OR 97603 ve 101 ban in star for the second we will be the M92 of on page 6292 Da bilingesigo i a let sa ebasca (recepción Melas 42675 retarios en had from the same to see Beneficiary !!! while he had some of the Record of the the gages of said County !!? KLAMATH COUNTY Witness my hand and seal of The dead control for the chain has a fivened of County article serious described Return: Pure Project And Pine County Clerk 403 Pine Riamath Palls 1989 ban 33 fee self-see to be the Riamath Palls stat printrates at a count prejoitohed as bemon into a modited work as be the times