4	112	12	11		17.5	. 7	-	7
1	"	1	4.5	//2	L.N.S	•	-	
		37	3.					
				() 245				
1	24	M.	- 0					
٠,	~~		٠.,	A-10	D 4.	•	•	

°92 OCT 25 AM 9 58

TRUST DEED

	-		1,2	1	
4			N	袋	
			,		
7		۰	٠.		

V	al	m	92	ν_{80}	19 24	95	9
11	J.					رمورس	

ให้เพียง Ming two diseases in the allieur to not visually under the bill

TOT BELLEVISION SOLUTION OF THE CAN ALL MAN AND SOLUTIONS OF THE TOTAL	and mee through an extra text at the color
This Trust Deed, made this 777 day of OCT	1992 between
MICHAEL J. WALTHER AND KAREN A. WALTHER	, as Grantor(s).
PURE PROJECT as Trustee and KLAMATH COUNTY	, as beneficiary,
MARKET SALE AND ARRANGE TO A SALE AND A SALE	

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Beginning at a point on the Westerly right of way line of the Dalles-California Highway which bears North 89 degrees 49' West along the East-West quarterline a distance of 489.5 feet and thence South 6 degrees 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 600.3 feet from the center of Section7, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, and running thence North 89 degrees 49' West parallel to said quarter line a distance of 486.54 feet to a point; thence South 6 degrees 02' West a distance of 90 feet to a point; thence South 89 degrees 49' East parallel to the above mentioned quarter line a distance of 486.54 feet to a point which is on the Westerly right of way line of the Dalles-California Highway; thence North 6 degrees 02' East along said Westerly right of way line a distance of 90 feet to the point of beginning in the NE 1/4 SW 1/4 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

Disa ya kampana awa Ba. Bash tani gunggalah ali ya kamala sanbidabal in barah b

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 thereof and all fixtures now or hereafter attached to or used in connection with the said real estate. that the contraventures the coins of the field of

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of (\$ 2,520.00). 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 2-1-93 . After 7-1-93 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 7-1-98

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 grantor 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 whosoever. Megant of Montgager of said Canady

The grantor warrants 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, insures to the benefit of and binds all parties hereto, their heirs, legatees, devicees, administrators, 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 so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grant	has hereunto set his hand the day and year first above written.
MI	The second secon
CHAPTY THE COLLEGE	KAREN A. WALTHER
CHAEL J. WALTHER	ATTEMATICAL AND
	was a state of the second of the second of way I
ing of the Daller-California	The second state of the se
ATE OF OREGON	yew lo indirections and same A. Walther Michael J. Walther AND Karen A. Walther
2 7 7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	- a##wyaBayyin : ###表演 원활 시골 환환시원됐는 변경이 나무 하세요. 나는 다음이 나는 그렇게 되는 다음이 나는 사람들이 나를 하는 것이 나를 하는 것이다.
This instrument was acknowledged before	re me on
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	BARBARA BYONE SELECTION OF THE SECOND RESERVED AND A SECOND RESERV
real fed and second	ONAL D. L. HOPERICH
CO CO	OTARY PUBLIC-OREGON and MILE Notary Public for Oregon OMMISSION NO. 011490 MMISSION EXPIRES DEC. 5, 1995
10 5 05	
y commission expires: 12-5-95	
EQUEST FOR FULL RECONVEYANCE	The control of the co
he terms of salu trust the sampler with s	to statute, to cancel all evidence, without warranty, to the parties designated by the terms said trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to
te terms of such the state now held by you to must shall trust deed the estate now held by you to must shall trust deed the estate now held by you	to statute, to cancel all evidence, without warranty, to the parties designated by the terms said trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to more parties of a more designated by the terms of the parties of the
to me terms of some left with together with seald trust deed the estate now held by you to must shall a search from the state now held by you	to statute, to cancel all evidence, without warranty, to the parties designated by the terms said trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to out under the same. Mail reconveyance and documents to provide the same of the s
to me terms of some left with together with seald trust deed the estate now held by you to must shall a search from the state now held by you	to statute, to cancel all evidence, without warranty, to the parties designated by the terms said trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to out under the same. Mail reconveyance and documents to provide the same of the s
te terms of such the estate now held by you to must place the estate now held by you to must place to must place the estate now held by you to must place to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have n	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to more parties to make the same of the parties of the pa
te terms of such the estate now held by you to must place the estate now held by you to must place to must place the estate now held by you to must place to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have n	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to more parties to make the same of the parties of the pa
te terms of such the estate now held by you to must place the estate now held by you to must place to must place the estate now held by you to must place to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have now to must place the estate now held by you have n	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to parties to the parties designated by the terms of the parties designated by the parties designated by the terms of the parties designated by the parties designated by the parties designated by the parties designated by the terms of the parties designated by the parties desig
The Trust Deed and the Promissory Note must no	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to parties to the parties designated by the terms of the parties designated by the parties designated by the terms of the parties designated by the parties designated by the parties designated by the parties designated by the terms of the parties designated by the parties desig
the terms of some left with a self-vered to you herewith together with a said trust deed the estate now held by you have been a self-very left to once the left with a self-very left. The Trust Deed and the Promissory Note must not trust DEED	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to parties to make the same of the s
The Trust Deed and the Promissory Note must no TRUST DEED	to statute, to cancel all evidence, without warranty, to the parties designated by the terms and trust deed) and to reconveyance and documents to under the same. Mail reconveyance and documents to DATED: DATED: Beneficiary STATE OF OREGON County of Klamath County of Klamath Certify that the within instrument was received for record was received.
The Trust Deed and the Promissory Note must no TRUST DEED	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record was received for record on the formation of the formation of the formation on the formation of the f
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER KAREN A. WALTHER 5518 WOCUS RD	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record was received for record on the 26th day of 0ct 19, 92 at 9:5 for record on the M92
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record was received for record on the 26th day of 0ct 19, 92 at 9:5 for record on the 24959 or as fee/file/instrument/microfilm/reception on page 24959 or as fee/file/instrument/microfilm/reception
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record was received for record on the 26th day of 0ct 19, 92 at 9:5 for record on the 24959 or as fee/file/instrument/microfilm/reception on page 24959 or as fee/file/instrument/microfilm/reception
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD	to statute, to cancel all evidence without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to parties to the parties of
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD KLAMATH FALLS, OR 97601 Grant G	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath County of Klamath I certify that the within instrument was received for record was received for record on the for record on the for record on the content of the cont
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD KLAMATH FALLS, OR 97601 Grant G	be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath I certify that the within instrument was received for record was received for record on the 26th day of 0ct 19, 92 at 9:5 for record on the 24959 or as fee/file/instrument/microfilm/reception antor(s) Record of Mortgages of said County Record of Mortgages of said County Witness my hand and seal of County affixed.
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER 5518 WOCUS RD KLAMATH FALLS, OR 97601 Gra KLAMATH COUNTY	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath County of Klamath County of Lecrify that the within instrument was received for record was received for record on the 26th day of Oct. 19, 92 at 9:5 for record on the 24959 or as fee/file/instrument/microfilm/reception autor(s) autor(s) Record of Mortgages of said County Record of Mortgages of said County mericiary Record of Mortgages of said County Witness my hand and seal of County affixed.
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER S518 WOCUS RD KLAMATH FALLS, OR 97601 Gra KLAMATH COUNTY	be statute, to cancel all evidence and documents to ou under the same. Mail reconveyance and documents to ou under the same. Mail reconveyance and documents to DATED: DATED: DATED: Beneficiary STATE OF OREGON County of Klamath County of Klamath County of John day of Oct. 19, 92 at 9:5 for record on the 26th day of Oct. 19, 92 at 9:5 for record on the corded in book/reel/Volume No. M92 STATE OF OREGON I certify that the within instrument was received for record was received on page 24959 or as fee/file/instrument/microfilm/reception on page 24959. Record of Mortgages of said County affixed. Evelyn Biehn, County Clerk Title
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER S518 WOCUS RD KLAMATH FALLS, OR 97601 KLAMATH COUNTY	statute, to cancel all evidency, without warranty, to the parties designated by the terms add trust deed) and to reconvey, without warranty, to the parties designated by the terms ou under the same. Mail reconveyance and documents to provide the same. DATED: DATED: Beneficiary STATE OF OREGON County of Klamath County of Klamath County of Klamath County of Greecord on the 26th day of Oct. 19, 92 at 9:5 for record on the 24th day of Oct. 19, 92 at 9:5 for record on the 24th day of State parties and the second of the second
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER KAREN A. WALTHER 5518 WOCUS RD KLAMATH FALLS, OR 97601 KLAMATH COUNTY Ber	so statute, to cancel all evidency, without warranty, to the parties designated by the terms and trust deed) and to reconvey, without warranty, to the parties designated by the terms of under the same. Mail reconveyance and documents to more reconveyance and documents to more reconveyance shall be made. Beneficiary
The Trust Deed and the Promissory Note must no TRUST DEED MICHAEL J. WALTHER KAREN'A. WALTHER 5518 WOCUS RD KLAMATH FALLS, OR 97601 Grand Address of the control of th	Beneficiary ot be lost or destroyed; to cancel, both must be delivered to trustee before reconveyance shall be made. STATE OF OREGON County of Klamath County of Klamath County of Lecrify that the within instrument was received for record was received for record on the 26th day of Oct. 19, 92 at 9:5 for record on the 24959 or as fee/file/instrument/microfilm/reception autor(s) autor(s) Record of Mortgages of said County Record of Mortgages of said County mericiary Record of Mortgages of said County Witness my hand and seal of County affixed.