99245  Carold Program and Mary E. Vroman h	TRUST DEED		10-	4	1123 🛞
1. 1		, Vol.	Mys	Page 1	LIKU S
THIS TRUST DEED, made this	day of	HORI		, 19	⊇, between
Gerard A. A. Comerc and Harry D. C. Lomany	. <u></u>	. <del></del>			., as Grantor,
AMVESCO, dba Western Pioneer Title Co. Bennie J. Schultz and Jean Schultz, Co	of Lane Cou	inty -		, as	Trustee, and
			z Livin		
sent part been man by mad and part out to be better me or The man and may a start out to be the bester as	organis, com industriadas. Formas organis	ges gewant lêk jaseta e. Sigeralig seri gereskilletekol		, as	Beneficiary,
ali alika kalinggan alika kalang baratan ang kalang barang barang barang barang barang barang barang barang ba	WITNESSETH.	taa in terest	with now	er of sale the	nronerty in
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, de	no conveys to the	usiee ili ilusi,	with pow	er or sare, me	property in
경기가 가장 살아보다는 이렇게 하는 데 가장이 하나 있는 것이 없는 것이 없었다. 그 없는 것이 없는 것이 없는 것이 없다면			and the second state of the second se		
See attached Exhibit A	가 있다. 그 사람이 있는 것이 되었다. 그는 사람들이 있는 것이 되었다.	ું શુંત્રનાલના જાજા સફેસ્ટરન 			en de la companya de
	1000 V		i ektibbe		
together with all and singular the tenements, hereditaments	and appurtenances	and all other rig	hts thereun	to belonging or	in anywise now
together with all and singular the fenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property.		and the state of t			
FOR THE PURPOSE OF SECURING PERFORM of Fifteen Thousand and No/100 Dollars	ANCE of each agr	eement of granto	r herein con	tained and payn	nent of the sum
VI	Dallasa	with interest the	ream accordi	nd to the terms	of a promissory
note of even date herewith, navable to beneficiary or orde	er and made by gr	antor, the unac p	ayment of p	orincipal and in	terest hereof, if
not sooner paid, to be due and payable	stemmant is the dat	e stated above.	on which sh	e final installm	ent of the note
becomes due and payable. Should the grantor either agre	e to, attempt to,	or actually sell, o	convey, or a	issign an (or ar	eliciary, which
the maturity dates expressed therein, or herein, shall beck The execution by grantor of an earnest money agreement**	does not constitute				
To protect the security of this trust deed, grantor age	rees: in good condition a	and the second of the second o			building or im-
provement thereon; not to commit or permit any waste of a 2. To complete or restore promptly and in good and	the property	the state of the s			
damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations,	incurred theretor.				
	mirsuant to the U	nitorm Commerci	ai Code as t	ne penenciary i	nay require and
so requests, to join in executing such making statement to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary.					
4. To provide and continuously maintain insurance	mov trom time to	time require. In a	an amount n	iot iess than 🛼	
written in companies acceptable to the beneficiary, with le	oss payable to the l	atter; all policies v such insurance a	oi insurance and to delive	e snan be denve. er the policies to	the beneficiary
at least fifteen days prior to the expiration of any policy of	of insurance now of	nereatter placed ther insurance of	on the build	aings, the benei e applied by b	eneficiary upon
any indebtedness secured hereby and in such order as benefit or any part thereof, may be released to grantor. Such appl					
or any part thereot, may be released to grain and such appropriate or invalidate any act done pursuant to such notice.  5. To keep the property free from construction lies					
promptly deliver receipts therefor to beneficiary; should to	ne grantor tau to n	iake payment of a viding heneficiary	any taxes, as v with funds	with which to	make such pav-
ment, beneficiary may, at its option, make payment ther	eot, and the amou	nt so paid, With 7 of this trust do	anterest at	ine rate set to added to and b	come a part of
the debt secured by this trust deed, without waiver of any	rights arising from . Shod as well as th	oreacn of any of t a drantor shall h	ne covenant ne hound to	the same exten	t that they are
with interest as atoresaid, the property neteribetion described bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the ber					
able and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust i					
6. To pay all costs, tees and expenses of this rids in trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding.					
to pay all costs and expenses, including evidence of title at	nd the beneficiary s	of trustees allo	f an anneal i	from anv judém	ent or decree of
mentioned in this paragraph / in all cases shall be liked by the trial court, grantor further agrees to pay such sum as t torney's fees on such appeal.	he appellate court	shall adjudge rea	sonable as t	ne beneticiary s	or trustee's at-
It is mutually agreed that:	erty shall be taken	under the right	of eminent	domain or cond	emnation, bene-
ficiary shall have the right, if it so elects, to require that	t all or any portion	n of the momes	payable as	Compensation	or sacr raking,
NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and loan association authorized to do business under the l	be either an attorney, v	tho is an active men	nber of the Ore	egon State Bar, a b	ank, trust company insure title to real
property of this state its subsidiaries, affiliates, anents of branches, inc	nuise Sizies of sulf s	gency thereof, or an e	escrow agent li	censed under ORS	696.505 to 696.585.
"WARNING: 12 USC 1701 regulates and may prohibit exercise of to "The publisher suggests that such an agreement address the issue	การ ถอบเลอ				
				REGON,	V
TRUST DEED					ss.
Control of the Contro		ć	County of .		J
Gerald /P. and Mary E. Vroman					within instru-
PO Box 147	Sec.				ecord on the
Crescent, OR 97733	SPACE RESE	RYED at.		clockM.,	and recorded
Bennie J. and Jean Schultz	FOR	in l	book/seel/	volume No	on
125 E. 29th Place	RECORDER	suse pag	ge	or as fe	e/file/instru-
Eugene, OR 97405					No
Beneficiary		Re			said County. I and seal of
After Recording Return to (Name, Address, Zip):		/	unty affixe	•	
Douglas R. Schultz			: : : : : : : : : : : : : : : : :		
PO Box 1147			NAME		TITLE
Eugene, OR 97440-1147		By			, Deputy

., Deputy

which are in excess of the amount required to pay all reasonable costs, expenses and attornary to see accessarily paid or incurred by drantor in such proceedings, shall be paid to beneficiary and applied by it first upon any accounting and applied courts, necessarily put or expense, to take such actions and execute such instruments as shall be necessary many and the proceedings, and the balance applied upon the indicated in the trial and appellate courts, necessarily put or expense, to take such actions and execute such instruments as shall be necessary many and the proceedings, and the balance applied upon the indicated in the trial and appellate courts, necessarily put of the such actions and execute such instruments as shall be necessary many as a constraint of the process of the control of the process. It is seen and presentation of this deed and the note for endorsement (in case of full reconvey) without affecting the indibitedness, trustees may (5) and in any subordination or other agreement affecting this idead or the lien or charge three of the note for endorsement (in case of full reconvey). The first is any reconveyance any be described as the "person or reconvey, without warranty, all or any part of the property. The firstness in any reconveyance may be described as the "person or reconvey, without warranty, all or any part thereof. The firstness in any reconveyance may be described as the "person or the property or any part thereof, in fits own names use or otherwise collection, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hareby secured, enter upon any due and unpaid, and apply the same, less costs and endiciary may determine.

Indibations security and an additional and the property of the control of the property of a part of the property of th

except that no timber cutting for commercial or retail purposes is permitted upon the

subject property

and that the grantor will warrant and torever defend 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:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b)-for an organization, or (even it grantor is a notural porson) are fer business or commercial purposes.

(b)-for an organization, or (even it grantor is a notural porson) are fer business or commercial purposes.

This deed applies to, inures to the benefit 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 not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that In context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has executed this instrument the day and year first above written.

cuted this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) not applicable; if warranty (a) is applicable and the beneficiary is a cred as such word is defined in the Truth-In-Lending Act and Regulation Z, beneficiary MUST comply with the Act and Regulation by making requi	the MARY E. VROMAN	
If compliance with the Act is not required, disregard this notice.	. Vlamath	
STATE OF OREGON, County of	of Kramatii )ss. nowledged before me on	95 .
This instrument was acknowledged	Now E Vroman	
by Gerald P. Wroman and 1	Mary E. Violian	
This instrument was acknowledge.	nowledged before me on, 19_	
<u>by</u>		
OFFICIAL SEAL	<u>7</u>	
DOROTHY DE PUE	<u>a</u>	
NOTARY PUBLIC-OREGON	My commission expires 10-24-96	
COMMISSION NO. 018340	Destity July Delicion O	
1975 900 FX 155 <b>907 24 1975</b>	Notary Public for Or	egon
	My commission expires 20-24-76	•

20 PM 28 CO	REQUEST FOR FULL RECONVEYANCE (To be used only when abligations have been paid.)
The and serious dis	to the state of the second by the loredoing trust deed. All sums secured by the tr
deed have been fully paid	and satisfied. You hereby are directed, on payment to you be trust deed (which are delivered to you herew
trust deed or pursuant to	l and satisfied. You hereby are directed, on payment to you any stated (which are delivered to you herew statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herew ed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate n
together with the trust de	ne. Mail reconveyance and documents to
held by you under the san	ne. Mail feconveyance and documents to
	99.
DATED:	515 SELE RES 81-943-19 500 5

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Coth must be delivered to the trustee for cancellation before reconveyance will be made.

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Beneticiary

## EXHIBIT A

Beginning at a point 660 feet West of the Southeast corner of the Southwest quarter of the Northeast quarter of Section 25, Township 24 South, Range 8 E.W.M., Klamath County, Oregon; thence North parallel with the East line of such Southwest quarter of the Northeast quarter 1320 feet more or less, to the North line of such Southwest quarter of the Northeast quarter; thence West along the North line of such Southwest quarter of the Northeast quarter 220 feet; thence South parallel with the East line of such Southwest quarter of the Northeast quarter 1320 feet more or less, to the South line of such Southwest quarter; thence East along the South line of such Southwest quarter of the Northeast quarter 220 feet to the Point of Beginning.

EXCEPTING THEREFROM, any portion thereof lying northerly of the southerly boundary of the following described property: Beginning 660 feet West and 440 feet. South of the Northeast corner of the Southwest quarter of the Northeast quarter of Section 25, Township 24 South, Range 8, E.W.M.; thence West parallel with the North line of such Southwest quarter of the Northeast quarter 218 feet; thence South parallel with the East line of such Southwest quarter of the Northeast quarter 440 feet; thence East parallel with the North line of such Southwest quarter of the Northeast quarter 219 feet; thence North parallel with the East line of such Southwest quarter of the Northeast quarter 440 feet to the Point of Beginning;

RESERVING THEREFROM the East 25 feet for road purposes and utility easements, in Klamath County, Oregon.

STATE OF OREGON: COUNT			the	lstday
Filed for record at request of	.D., 19 <u>95</u> at <u>9:04</u>	o'clock A M., and du	y recorded in Vol	195
of May of A	Mortgages	on Page1112 Berneth	a G. Vetsch, County Cla	erk
FEE \$20.00		Betypette	Tilitag	