AIL TO: MFAC MTG.	MTC#802-2393	2004 120877	15801
ledford, Oregon 97501		Vol. <u>No Par</u>	
ATE OF OREGON 1997 IA FORM NO. 2169t v. September. 1975	2 DEED OF TRUS	deeds of trust in to four-family	in connection with ured under the one- provisions of the Act.
	DEED of		
THIS DEED OF TRUST, made this	4th day of October	¢	<u>. 19 <u>76</u>,</u>
THIS DEED OF TRUST, made this			
etween <u>RICHARD C. Millour (</u>			, as grantor,
415 Uphem Street		<u>Klamath Falls</u> (City)	State of Oregon,
vhose address is <u>415 Upham Street</u> (Street and MOUNTAIN TITLE COMPANY	d number)		, as Trustee, and
AMFAC MORTGAGE CORPORATION	I, an Oregon Corporation		, as Beneficiary.
WITNESSETH: That Grantor irrevol	cably GRANTS, BARGAINS, SELLS	S and CONVEYS to TRUST	EE IN TRUST, WITH
POWER OF SALE, THE PROPERTY IN	Klamath	County, State o	f Oregon, described as:
		A ADDITION to the C:	Lty of Klamath
The Easterly 60 feet of Lo Falls, being 60 feet along parallel with the Easterly	g Upham Street and the Wes y line of said Lot 7 in Kl	Lamath County, Orego	n.
Falls, being 60 feet along parallel with the Easterly Which said described property purposes.	y line of said Lot 7 in Ki	Lamath County, Orego r agricultural, timb	h. Per or grazing
Falls, being 60 reet along parallel with the Easterly Which said described property purposes. Together with all the tenements, heredita the rents, issues, and profits thereof, SL upon Beneficiary to collect and apply suc	y line of said Lot 7 in Ki y is not currently used fo aments, and appurtenances now or he UBIECT, HOWEVER, to the right, pc th rents, issues, and profits.	r agricultural, time reafter thereunto belonging of wer, and authority hereinafter rustee. The resonance set of the set o	n. Per or grazing Fin anywise appertaining, Ir given to and conferred BLM Weight Sy Mission 2020
Falls, being 60 reet along parallel with the Easterly Which said described property purposes. Together with all the tenements, heredita the rents, issues, and profits thereof, SU upon Beneficiary to collect and apply suc TO HAVE AND TO HOLD the sa thereastersex FOR THE PURPOSE OF SECURIN of § 16,300,00 with interest	y line of said Lot 7 in Ki y line of said Lot 7 in Ki y is not currently used for uBJECT, HOWEVER, to the right, pc h rents, issues, and profits. ame, with the appurtenances, unto T NG PERFORMANCE of each agreement t thereon according to the terms of a effective or order and made by Grantoc	Lamath County, Orego r agricultural, time reafter thereunto belonging on wer, and authority hereinafter rustee. The scheme action rustee. The scheme action rustee. The scheme action rustee at a scheme	ber or grazing in anywise appertaining, or given to and conferred BLA Mathematical States Automatical States and payment of the sum ocober 4, 1976 pal and interest thereof, if
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(III) interest on the note secured hereby; and (IV) amortization of the principal of the said note. Any deficiency in the amount of any such aggregate monthly payment shall, unless made good prior to the due date of the next such payment, constitute an event of default under this Deed of Trust. 3. In the event that any payment or portion thereof is not paid within fifteen (15) days from the date the same is due, Grantor agrees to pay a "late charge" of two cents (24) for each dollar so overdue, if charged by Beneficiary. 4. If the total of the payments made by Grantor under (b) of paragraph 2 preceding shall exceed the amount of payments actually made by Beneficiary for ground rents, taxes or assessments, or insurance premiums, as the case may be, such excess, if the actually made by Beneficiary for ground rents, taxes or assessments, on or before the date when paymelt, the Grantor shall pay, the assessments, and insurance premiums, as the case may be, when the same shall become due and payable, then Grantor shall pay, to assessments, or insurance premiums shall be due. If at any time Grantor shall the coefficiary has not become obligated the account of Grantor all payments made under the provisions of all or paragraph 2, which the Beneficiary has not become obligated to become secure of the erantor shall be due. If at any time Grantor shall the det to Beneficiary has not become obligated to pay to the Secretary of Housing and Urban Development, and any balance remaining in the funds accumulated under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the property is otherwise after default, Beneficiary shall premises in accordance with the provisions hereof, or if the Beneficiary against the amount of paragraph 2. The funds accumulated under (b) of paragraph 2 preceding, as a credit against the amount of paragraph 2. The time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then apply, at the time of the commencement o

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, GRANTOR AGREES:

 To keep said premises in as good order and condition as they now are and not to commit or permit any waste thereof,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or restore promptly and in good workmanlike manner any building or improvement which may be constructed,
 To complete or financing construction of improvements on said property, Grantor further agrees:
 being obtained for the purpose of financing construction of improvements on said property, Grantor further agrees:
 to commence construction promptly and in any event within 30 days from the date of the commitment of the Department (a) to commence construction promptly and in any event within good sufficient to satisfactory to Beneficiary,
 to allow Beneficiary to inspect said property at all times during construction,
 to allow Beneficiary to inspect said property to Beneficiary, within fifteen (15) calendar days after written notice from (c) to replace any work or materials unsatisfactory to Beneficiary, within fifteen (15) calendar days after written notice from service of the same,
 (d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15)

(d) that work shall not cease on the construction of such improvements for any reason whatsoever for a period of fifteen (15)

calendar days. The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.

The Trustee, upon presentation to it of an affidavit signed by Beneficiary, setting forth facts showing a default by Grantor under this numbered paragraph, is authorized to accept as true and conclusive all facts and statements therein, and to act thereon hereunder.
Not to remove or demolish any building or improvement thereon.
To comply with all laws, ordinances, regulations, convenants, conditions, and restrictions affecting said property.
To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage of the provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage as may be required from time to time by the Beneficiary of such periods as may be required by the Beneficiary, which delivery shall constitute an assignment to Beneficiary of all return premiums.
10. To appear in and defend/any action or proceeding/purporting to affect the security hereof or the rights or powers of leneficiary or Trustee elect to also appear in or defend any such action or proceeding. Trustee costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.
Costs and expenses, including cost of evidence of title and attorney's fees in a reasonable sum incurred by Beneficiary or Trustee.
Charges for water, appurtenant to or used in connection with said property; to pay, when due, all encumbrances, charges, and long way at least 10 days before delinquency all assessments upon water company.
Charges for water, appurtenant to or used in connection with said property increasely accessing devices with interest, on said property or any part thereof, which at any time appear to be prior or superior hereto; to pay all costs, fees, and 12. To pay immediately and without demand all sums expended hereunder by Beneficiary or Trustee, ewith interest from date of 12. To pay immediately a

Is supported by Beneficiary under the provisions of the National Housing Act and amendments thereto, and agrees not to do or support or suffer to be done, any act which will void such insurance during the existence of this Deed.
It is MUTIALLY AGREED THAT:

14. Should Creator fail to make any payment or to do any act as herein provided, them Beneficiary or Trustee, but without provides the same in such manner and to such extent as efficient may deem necessary to protect the security hereof. Beneficiary or proceeding of the same in such manner and to such extent as efficient may deem necessary to protect the security hereof. Beneficiary or approach to define the security hereof or the rights of the property for sucern of Beneficiary or Trustee; pay, purchase, context, or empromise any protecting of a security hereof or the rights of here appaars to be prior or superior hereto; and in exercising my such powers; or there and half out the security hereof. In the such manner and the security shall be entitled to all compensation, awards, and other manners. Beneficiary shall be entitled to all compensation, awards, and other magnets or relief therefor, and spring the entitled at its option to commence, appear in and dorecente in its own manner. Beneficiary policies on the and other manner and efficient or any other manner. Beneficiary of the argument of cells and other manner and therefore and the secure and there assigned to all compensation, awards, and proceeds as Beneficiary or any balles entit therefor and there assigned to any streng determined as the secure as and corecute in the secure assigned to any secure any after deducing therefore and the and there assigned to a secure and relief any streng details therefore and the secure assigned to a secure assigned to any sub powers of any policies of any company.
Mannes, Table and Table an

Secretary of Housing and Urban Development dated subsequent to

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hall be awarded by an Appellate Court.				
Robind C. Allen	Signature of Grantor.		Signati	ire of Grantor.
TATE OF OREGON ss: OUNTY OF KLAMATH			, hereby o	ertify that on this
	Public	in 174 person	ally appeared before me	
1, the undersigned, <u>A Notary</u> <u>5th</u> day of <u>Oct</u> <u>Nelson</u>	tober	, 19, person		he '
Richard C. Nelson		ted the within instrum	ment, and acknowledged that	and nurboses
o me known to be the individual descr signed, and seale			ment, and acknowledged that oluntary act and deed, for the	IPE2 and here.
herein mentioned. Given under my hand and official :	seal the day and year las	t above written.	Notary Public in and for the	State of Oregon.
				V
1		My com	mission expires <u>March 21</u>	1977
and the second secon	BEOUEST FOR F	ULL RECONVEY	ANCE	
	REQUEST 1 See-	1 1-: when note ha	s been paid.	
To: TRUSTEE. The undersigned is the legal owner ar	Do not record. To be us	ed omy when nove		
To: TRUSTEE. The undersigned is the legal owner ar all other indebtedness secured by said Deed any sums owing to you under the terms of said Deed of Trust delivered to you herewi terms of said Deed of Trust, all the estate no	sald Deeu of the said	Deed of Trust, and to let	convey, without warranty, to the p	arties designated of
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	an sana sana sa sana sa		n di juni sa majara sa sa kata. Mangana	
		MARTHANDS AND		
Mail reconveyance to				
STATE OF OREGON SS.			7th	day
I hereby certify that this wit	hin Deed of Trust was , A.D. 19 76 , at 1 of Mortgages of 1	filed in this office f [2;18 o'clockP M., <lamath< td=""><td>or Record on the star and was duly recorded in Bo Count</td><td>ook M 76 y, State of Oregon</td></lamath<>	or Record on the star and was duly recorded in Bo Count	ook M 76 y, State of Oregon
page 15801				e su c'han ar
		ado gara de provisiones d	WM. D. MILN	- Recorder.
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FEE \$ 9.00

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