	2 FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction of asignment). 38-16212-6		
	D6999		
	Arthur Bigiogni and Virginia Bigiogni, husband and wife, , as Grantor, and Jerry Wetzel		
	WITNESSETH: , as Beneficiary, as Beneficiary, in Klamath County, Oregon, described as:		
	PARCEL 1 Government Lots 19 and 20, Section 17, Township 41 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon. PARCEL 2		
	The NEINEY and Government Lots 5 and 11, Section 20, Township 41 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon		
219 151 19 ph 3	Subject, however, to the following: 1. Taxes for the year 1978-1979 are now a lien but not yet payable. 2. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Klamath Irrigaiton District 3. The rights of the public in and to any portion of the herein described premises lying within the limits of public roads and highways. (See attached Exhibit "A" and by this reference incorporated herein as if		

for the year 1978-1979 are now a lien but not yet payable. 2. Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals, of Klamath Irrigaiton District. 3. The rights of the public in and 'to any portion of the herein described premises lying within the limits of public roads and highways. (See attached Exhibit "A" and by this reference incorporated herein as if

fully set forth herein) fogether 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 prolits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Throes thousand source hundred source through a local source through the source of the

sum of Three thousand seven hundred seventy-three and 12/100----Dollars, with interest therean according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter, the The care of maturity of the dest secured by this instrument is the date, successively becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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and is the date, stated above, on which the final installment of said note gricultural, timber or grazing purposet.
(a) consent to the makind of any map or plat of suid property: (b) join in y subordination, or other of creating any restriction thereon; (c) join to or charge of the property, efficient alteriating this deed or the line or charge thereof; (d) recomery, which ment alteriating this deed or the line or or persons the conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness of herein of the property. The fightly entitled thereon, and the proof by matters or lacts shall be conclusive proof of the truthulness of any shall of any of the independence with any secon or phenomical provides the order of the shall be conclusive proof of the truthulness of any shall or any of the independence of any shall be granter hereinf, and without regard to the adequacy of any for the second part thereof, and the grant or become and the provises in order of the state and profits, including it is own name sue or otherwise collect the rents, issues and profits, or the processing of state are benericated and end ungain and profits or compression or awards for any taking of the same and profits or compression or awards for any taking of the same and there are benericated as thereor any default brites of a default hereunder or invalidate any act done instand to such notice.
1. The entering upon and taking proved any individed my act done instand to such and end upon any part of any individed my act done and any advect any base therein is more and profits or compression of any advect any part that the state of a state any act done instand and any the state any act done instand and any the state of a state any act done instand to such notice.
1. The entering upon and the profits of the work of the instant default any appet done and it the above described real p

mephy, if any, to the granter of to his successed in interval entitled to such amphy 13. Nor any recent premitted by 1an boncholary may hom time to have appointed because of an entitled by 1an boncholary may hom time to any success of the successor trustee, the latter shall be vested with all bond powers and during successor trustee, the latter shall be vested with all bond powers and during successor trustee, the latter shall be vested with all bond powers and during the power of the successor trustee herein non-to-instrument executed by beneficiery, containing reference to the trust deep instrument executed by beneficiery, containing reference to the trust deep (Clerk or Recorder of the which, when recorded in the office of the Courty shall be conclusive proof any provide the the successor trustee. 17. Trustee accept provide record as provided by law. Trustee is not obligated to motify any path trust when this deed, duly executed and chrone ladged is made a public record in a provided by the trustee is not obligated to motify any path that of the obligation of the and the successor trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust or savings and loan association authorized to do business under the laws of Oregon or the United States, a title property of this state, its subsidiaries, affiliales, agents or branches, or the United States or any agency thereof. title to real

1100A		ZOOUS
The grantor covenants and agrees to and v	with the beneficiary an	d those claiming under him. that he is law
illy seized in fee simple of said described real pr		
	11, 영양 14, 21, 21, 22, 27, 27, 2 20, 20, 20, 20, 20, 20, 20, 20, 20, 20,	2422년 4월 27일 1월 20일 전 1월 17일
nd that he will warrant and forever defend the	same against all perso	ons whomsoever.
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family, hous (b) - for an organisation, or (even il grantor is a n purposes.	chold or acticultural purp	oses (see Important Notice below).
This deed applies to, inures to the benefit of and ors, personal representatives, successors and assigns. The ontract secured hereby, whether or not named as a benef- basculine gender, includes the leminine and the neuter, a	term beneficiary shall me iciary herein. In construing	ean the holder and owner, including pledgee, of the third bed and whenever the context so requires, the context so requires, the context so requires, the context so requires the context so req the c
IN WITNESS WHEREOF, said grantor h	as hereunto set his ha	nd the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warran at applicable; if warranty (a) is applicable and the benefician such word is defined in the Truth-in-Lending Act and Res	ry is a creditor gulation Z, the	Arthur Bigiogon
meficiary MUST comply with the Act and Regulation by m sclosures; for this purpose, if this instrument is to be a FIRST e purchase of a dwelling, use Stevens-Ness Form No. 1305 this instrument is NOT to be a first lien, use Stevens-Ness For julvalent. If compliance with the Act not required, disrego	lien to finance or equivalent; m No. 1306, or	Virginia Bigiogri
f the signer of the above is a corporation, • the form of acknowledgment opposite.)	93.490)	
TATE OF CALIFORNIA	우리는 사람들은 승규는 사람이 있는 것은 것을 통해 주는 것을 했다.	V, County of
County of MONTERRY )ss. October 1978	الالها ويتحقونك التناب التجاري والمروال	ared
October / , 1978 Personally appeared the above named Arthur		who, being duly swoi
Bigiogni and Virginia Bigiogni, husband and wife,	each for himself and i	not one for the other, did say that the former is t president and that the latter is t secretary of
and an international states and a state of the states of t	and shine she and all	, a corporative state of the corporate state of the corporate state state sta
and acknowledged the foregoing instru- ent to be their voluntary act and deed. Before me:	ol said corporation an half of said corporatio	d that said instrument was signed and sealed in i in by authority of its board of directors; and each
FEICIAL	Belore me:	aid instrument to be its voluntary act and de
VELTRNar Prith WELLCalifornia	Notary Public for Ore	(OFFICI SEAL
NOTARYMAU BUMMABUHOBAUAAS	My commission expire	
COUNTY OF MONTEREY		
Commission Expires May 13, 1980 X		
방법 정말 물건 방법이 공항되었는 것 같아요. 이는 것 같은 것 같아요. 이는 것 않아요. 이는 이는 것 않아요. 이는 않아요. 이는 않아요. 이는 이는 것 않아요. 이는 이는 이는 것 않아요. 이는 이는 이는 것 않아요. 이는 이는 것 않아요. 이는 이는 것 않아요. 이는	UEST FOR FULL RECONVEYANCE	
	only when obligations have been , Trustee II indebtedness secured by are directed, on payment lences of indebtedness securithout warranty, to the p	the foregoing trust deed. All sums secured by to you of any sums owing to you under the terms ured by said trust deed (which are delivered to
EEO To be used TO: The undersigned is the legal owner and holder of a rust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evic herewith together with said trust deed) and to reconvey, w	only when obligations have been , Trustee II indebtedness secured by are directed, on payment lences of indebtedness securithout warranty, to the p	the foregoing trust deed. All sums secured by to you of any sums owing to you under the term ured by said trust deed (which are delivered to
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4. An easement created by instrument including the terms and provisions Book: 298 thereof, March 6, 1958 Pacific Power and Light Company No liability is assumed if a financing statement is filed in the Recorded In favor of office of the County Clerk covering growing crops or fixtures wherein the land is described other than by metes and bounds, the rectangular survey system or by recorded lot and block. 6. Subject to a mortgage dated December 22, 1976, in favor of State of Oregon, represented and acting by the Director of Veterans' Affairs, which mortgage Grantors herein hereby assume and agree to pay according to its terms and also hereby assume the obligation of Jerry Wetzel under the terms of the instruments creating the loan to indemnify the VA, said instrument being recorded December 29, 1976, in Book M-76, at page 20824, on which the balance currently due is  $\frac{6146036.88}{146036.88}$ with interest paid to <u>October 1</u>, 1978. 7. Subject to a mortgage dated April 13, 1978, in favor of State of Oregon, represented and acting by the Director of Veterans' Affairs, which mortgage Grantors herein hereby assume and agree to pay which mortgage Grantors herein hereby assume and agree to pay according to its terms and also hereby assume the obiligation of Jerry Wetzel under the terms of the instruments creating the loan to indemnify the VA, said instrument being recorded April 13, 1978, in Book M-78, at page 7122, on which the balance currently due is  $A_{5}$  who vert Grantors herein assume and agree to pay the existing mortgage with interest paid to against said property, on which the balance currently due is 322000.00with interest paid to <u>April 14</u>, 1978, and to perform in full the terms and conditions thereof, said mortgage having been made by lerry Wetzel montgage, and lance Manager and Shird Jerry Wetzel, mortgagor, and James M. Hansen and Shirley A. Hansen, husband and wife, mortgagees, on April 13, 1978, and recorded at page 8072 of Volume M-78, Book of Mortgages, Klamath County, Oregon.

TE OF OREGON; COUNTY OF KLAMATH; 53.

d for record at request of <u>Transamerica\_Title\_Co.</u>

23535

19th\_day of \_\_\_\_\_A. D. 1978 at 3:44 lock RA., on

iuly recorded in Vol. \_\_\_\_M78\_\_\_, of \_\_\_\_Montgages \_\_\_\_\_ on Page 23533

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By Sernethas Fee \$9.00

Exhibit "A"