PORT No. 851--Oregan Trust Dead Sories-TRUST DEED. ATC-30230 TN. bo 67689 oredou aveor ERA I AW PUBLISHING Page TRUST DEED 201.000 19772 THIS TRUST DEED, made this 31st day of August 1986, between FIRST SAN FRANCISCO GROUP, INC., an Oregon Corporation, --Grantor, _____MID OIL COMPANY, an Oregon Corporation, _____, as Trustee, and as as Beneficiary, State -WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: 36 06F 31 PH 3 13 in See Exhibit "A" attached hereto and by this reference incorporated herein. LEAST DEED Stand and Statistics ** ### £36 66948 12 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 connec-

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained more RYXXX styce

xmxxx and in that certain promissory note, dated August 31, 1986 ("Note

*terms of the Note.

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To protect the security of this trust deed, grantor agrees To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain zaid property in good condition and repair; not to remove or denoish any building or improvement thereon; 2. To complete or restore prompily and in Good and workmanilke manner any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting state property if the beneficiary so requests, to cial Code as the such linancing statements pursuant to the Uning some the proper public affice or olices, as well as the cost of all for assents in the by lining officers or searching agencies as may be deemed desirable by the beneficiary.

tons and restrictions altecting said populations, predulations, covenants, condition of the security such inances, prequire and no the the observed of statements on the beneficiary may require and no the full filling same in the observed of statements of the security filling and the observed of statements of the security filling agencies as may be deemed desirable by the observed of the security filling agencies as may be deemed desirable by the observed of the security filling agencies of the security with loss of damage by filling and such other havards as if the peneficiary with loss of the security in the security of the security of the security with loss of the security below security of the security of the

sturol, timber er grazing purposes. *terms of the N
(a) consent to the making of any map or plat of said property: (b) join in subordination or observed any restriction thereon: (c) join consent thereon: (d) ioin consent to the making of any restriction thereon. (d) join any subordination or other agreement allocing this deed or the lien or other discussion thereon. (d) join any subordination or other agreement allocing this deed or the lien or other discussion thereon. (d) join any subordination or other agreement allocing this deed or the lien or other discussion thereon. (d) join any subordination or other agreement allocing this deed or the lien or other discussion thereon. (d) is any part of the property. The plat discussion provides the recital there or any matter or interview. The plat discussion or person, by a security or allocing the indebtedness hereby secure on and take possession of any security thereon. In the more statist for any change or allocing in the provide statist or allocing in the operation and caller constantial and apply the and provides and provides in the operation and caller constantial and there allocing there and other as beneformer.
In the plate the application or all taking possession of a and property, the ordination of the application or allocing invalidate any act done or unrated the application or clease thereous of and admake or the advertise of the and other allocing the advertise or all property. The restrict and the application or allocing thereous of and property, the ordination or allocing thereous or allocing and and advertise or allocing the advertise or allocing the advertise or any detail or other of default bereformer or invalidate any act done or unrated policies or compensation or average or any advertise or any part thereon and taking possession of a and property. The restrict advertise of the advertise or allocing the advertise or allocing thereon advertise or any default or notice of default thereon or invalidate any act done or unrated to ad

wave any default of notice of default hereunder or invalidate any act done pursuant to such motice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election mediately due and payable. In such an event the beneficiary at his election probed to foreclose this trust deed by advertisement and sale. In the latter event the boneficiary or the frustee that to sell the said described real property to satisfy the obligations secured hereby, whereyon the trustee the grouper to satisfy the obligations secured there as then required by law and proceed to foreclose this trust deed in Arreby, whereyon the trustee is the function of the secure the trust deed in the manner provided in ORS 66.740 to 86.795.

The detauts, in which even an occusive provided and at the time and the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designered in the notice of sale or the time to which said sale may in one parcel of in separate parcels and shall sell the parcel or parcels at stall deliver to the highest bidder for each, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiery, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneficiary, may purchase at the sale. The state, but including 15. When trustee calls pursuant to the powers provided herein, trustee chall apply the proceeds of sale apprent of (1) the expenses of sale, in-altorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (3) to the obligation secured by the trust deed, (3) to all persons having recorded iners subsequent to the interest at the trustee in the trust surplus, at why, to the grantee or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may hom time to time appoint a successor or successors to any trustee named herein or to any successor trustee successor for successors to any trustee named without conveyance to happointed hereander. Upon such appointant, and without powers and duties uccessor trustee, the latter shall be vested and without powers and duties uccessor trustee, the latter shall be vested appointed hereunder. Each successor trustee, the latter shall be made appointed instrument executed by pointment and substitution shall be made appointed instrument executed by pointment and substitution shall be made appointed instrument executed by pointment and substitution shall be made in the four Clerk or Recorder of the context, when recorded in the office of the four clerk or Recorder of the context or counties in which the property is direct acknowledged is made a public record as provided by law. Trustee, and obligated to notify any party here to of panding sale under any other ded of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585.

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

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and that he will warrant and forever defend the same against all persons whomsoever.

IN WITNESS WHEREOF, said grantor I		
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficie as such word is defined in the Truth-in-Lending Act and Re beneficiary MUST comply with the Act and Regulation by r	nty (a) or (b) is an O ary is a creditor equiption Z, the	T SAN FRANCISCO GROUP, INC. pregon Corporation,
disclosures; for this purpose, if this instrument is to be a FIRST	lien to finance	Edward & Derksen charges
the purchase of a dwelling, use Stevens-Ness Form No. 1303 If this instrument is NOT to be a first lien, or is not to finan	5 or equivalent;	Edward K. Derksen, Chairman
of a dwelling use Stevens-Ness Form No. 1306, or equivalen with the Act is not required, disregard this notice.	t. If compliance	
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	 A statistic statisti statistic statistic statistic statisti statistic statistic s	
STATE OF OREGON,		
County of		N, County of Multnomah Jss.
, 19		peared EDWARD R. DERESEN
Personally appeared the above named		
الاسترابية والمسترية ويثنا مستأب سينا الالالاسترا محاصر كما سنبها	duly sworn, did say t	hat the former is the Chalrman
and the second secon	president and thar d	te tame to the
	secretary of FIRS	ST SAN FRANCISCO GROUP, INC.
	a corneration and th	at the seal affixed to the foregoing instrument is the
المراجع المراجع المراجع المراجع	corporate seal of said	corporation and that the instrument was signed and
and acknowledged the foregoing instru- ment to be voluntary act and deed.	and each of them a	id corporation by authority of its board of directors; knowledged said instrument to be its voluntary act
Before me:	and desti Betors ine:	
(OFFICIAL	Gelore He.	1 nl Kabe
SEAL) Notary Public for Oregon	June	1. Jacq
and the second	Notary Public for On	egon (OFFICIAL SEAL)
My commission expires:	My commission expire	es: 1-10-87
trust deed have been fully paid and eatistied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said stust deed) and to reconvey, we estate now held by you under the same. Mail reconveyance	ences of indebtedness securithout warranty) to the p e and documents to	ared by said trust deed (which are delivered to you arties designated by the terms of said trust deed the
DATED: A strategies and the strategies of the		
		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to th	e trustee for cancellation before recenveyance will be made.
	n formande avec a service provide a service and a service of Markov and Statistics of the Statistics of Statistics and Statistics of Statistics	1
TRUST DEED		STATE OF OREGON,
(FORM No. SHI)		County of
STEVENS LAW PUS. CO., PORTLAND. ORE.	on a la fatta de la com	Acertify that the within instrument
FIRST SAN FRANCISCO		was received for record on the day
	$= - \int dx dx dx dx dx dx dx dx$	of
GROUP, INC.	1995 1996 1997 1997 1997 1997 1997 1997 1997	at many o crock and and recorded
Granter	EOS	
MID OIL COMPANY	1 1011	in book/reel/voline No on
[1] A.	RECORDER'S USE	in book/reel/rothnor No
Beneticiary	RECORDER'S USE	in book/reel/volume No,
	RECORDER'S USE	in book/reel/rolling No
	RECORDER'S USE	in book/reel/volume Noon pageor as tec/file/instru- ment/microfilm/reception No, Record of Mortgages of said County.
AFTER RECORDING RETURN TO	RECORDER'S USE	in book/reel/volume Noon pageor as tec/file/instru- ment/microfilm/recepition No, Record of Mortgages of said County. Witness my hand and seal of
	RECORDER'S USE	in book/reel/volume Noon pageor as tec/file/instru- ment/microfilm/recepition No, Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Robert G. Burt, Esq.	RECORDERS USE	in book/reel/volume Noon pageor as tec/tile/instru- ment/microfilm/reception No, Record of Mortgages of said County. Witness my hand and seal of County allized.

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EXHIBIT . "A!

REAL PROPERTY DESCRIPTION

STATION NO. 44

STREET ADDRESS: P.O. Box 552, South Side of Front Street, Merrill, Oregon TRUE CASH VALUE: Klamath County, Oregon (1985-86) \$45,190.00

LEGAL DESCRIPTION: All that portion of Section 12, Township 41 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows: Beginning at a point 16 feet West of a point 1317 36 feet West of the North quarter corner of Section 12 Township 41 South Range particularly described as follows: Beginning at a point 16 feet West of a point 1317.36 feet West of the North quarter corner of Section 12, Township 41 South, Range 10 East of the Willamette Meridian; thence West 120 feet to the Northeast corner of property described in Book 176 at page 513, Deed Records, recorded May 29, 1945; thence South to Lost River; thence Southeasterly following the North bank of Lost River to a point due South of the point of beginning; thence North to the point of

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SUBJECT TO THE FOLLOWING ENCUMBRANCES: (1) Regulations, including levies, assessments, water and irrigation rights and easements for ditches and canals of Viewath Traination District and Viewath Basin Improvement District, and subject to the Assessments, water and itrigation rights and casements for diffice and cause of Klamath Irrigation District and Klamath Basin Improvement District; and subject to the Market Basin intervented Table 26 1070 in Values 46.70 Klamath Irrigation District and Klamath Basin Improvement District; and subject to the terms and provisions of that certain instrument recorded July 24, 1970, in Volume M-70 Improvement District"; (2) Easement for sewer pipe line across the said property in favor of the City of Merrill, a municipal Corporation, dated March 31, 1937, and Oregon; (3) Easement in favor of the California Oregon Power Company, dated November 7, 1940, recorded December 26, 1940, in Book 134, page 217, of Deed Records of Klamath Vorenser, and (4) Rights of the public in and to any portion of said premises

> STATE OF OREGON, County of Klamath

Filed for record at request of:

on this at in Vol.	3:13	uay of o'clock	Oct.		36
··· voi.	<u>M86</u> Evelyn By	Biehn, C	VI.	and dut.	recorded
Fee, \$	13.00			End	Deputy,

EXHIBIT A to TRUST DEED Page 1 (RGB-32/13) 9/25/86