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## TRUST DEED

Vol. m93 Page 14505

This Tr	ust Deed, made this <u>PPN</u> day of <u>June</u> , as G	19 <b>93</b> , between rantor(s),
PURE P	PROJECT as Trustee, and <u>KLAMATH COUNTY</u> , as bene	ficiary,
Grantor im	WITNESSETH: evocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property se	in Klamath County, Oregon,
9 RCVD	Lot 5. Block 1, FIRSTADDITION to Altamont Acres according to recorded plat thereof on file in the office of the County Cle Klamath County, Oregon, also known as 3228 Crosby Avenue, Kla Falls, Oregon.	rk of
3P03:09	Longitude Committee Commit	4
-18-93		CIATA
06-1		
	an particular section of the section of the forest section of the	
Together w now or he	rith all and singular the tenements, hereditaments and appurtenances and all other rights there reafter appertaining, and the rents, issues and profits thereof and all fixtures now or here with the said real estate.	unto belonging or in anywise after attached to or used in
(\$ 2,95! any reason, note shall	of the subject property. The full amount of this note is due until 2-1-34. Aft be reduced at a rate of 20% of the total each year over the next five (5) years and wi	upon sale or transfer, for er 7-1-94 this
1. To pr improveme 2. To co	ect the security of this trust deed, grantor agrees: rotect, preserve and maintain said property in good condition and repair; not to remove or dent thereon; not to commit or permit any waste of said property. comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting stually 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.

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. The of Mentagnesis will County

ជាស្មើន អ្នករម្យាន សៃនិសាន មិកទិក្សានៅស 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.

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N WITNESS WHEREOF, 58	aid grantor has hereunto set his hand the day and year his and
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BRA ANN HEDBERG	
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s instrument was acknowle	edged before me on
	OFFICIAL SEAL CALL
	DONALD J. HOPERICH
	NOTARY PUBLIC-OREGON Rotary Public for Oregon COMMISSION NO. 011490 MY COMMISSION EXPIRES DEC. 5, 1995
\L) 12-5	
ommission expires: $\frac{12-5}{2}$	
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