			Vol. <u>m94</u> Page 2631 ST DEED
THIS TRUST DEED, mad	e this <u>18th</u> 4199 Hil	ay of July	tig 94 between Jeffrey E. Scheer Jennifer L. Sch City of City of Clamath State of Oregon, and
Klamath Falls		Course of	City of Clamath
Klamath Falls Aspen Title & 1	Escrov'	County of	(lamath, State of Oregon, and, as Trustee, whose activess is
525 Main Street		City of	Klamath Falls
State of Oregon: and	SOUND	IOME TMPROV	MENT COMPANY
as Beneficiary, whose address is	3709 11	orth Villa:	[
City of Tacoma			, State of Washington
	· · · · · · · · · · · · · · · · · · ·	1	
That Greater hashy impus	ooblugrow a bou		NESSETH: veys to Trustee in trust, with power of sale, the following described property, situated
in the County of			
	See atta	had Exhib	""P" for complete level deceminting
RETURN TO:		med Exilib	"B" for complete legal description.
Statewide Mortgage Co	a/k/a:	199 Hilyar	Avenue, Klamath Falls, Oregon 97603
500 Riverhills Business P	ark		The second se
Suite 590	•		
Birmingham, AL 35242	•		
		-	n nine.
or hereafter used or enjoyed with th Beneficiary to collect and apply such For the curpose of securing Ret til Installment Contract ("Contra <u>Col'ty-seven</u> and 00/100 in the manner and with interest as the	e Property or a rents, issues an g(1) payment of act") of even ck erein set to th, an	ny part thereof (su d profits): he indebtedness a te herewith, unde DOLLARS (\$5, 1 d any extensions	enements, hereditaments, privileges and appurtenances thereunto belonging, now sject, however, to the right power and authority herein given to and conferred on room and state of the st
imp ovements promotly and to pursi during construction. Howaver, Bane 2. To provide and mainteir loss payable clauses in favor of Bene officss and settle and adjust all claims offit e property damaged. Payments ortrimaintain the sinne of to renew this the cost thereof to Grantor under the 3. To appear in and defer Ber eficiary or Trustee; and should B including cost of evidence of title and 4. To pay at least ten (10 con ract or encumbrance affecting th this Trust Deed and to pay all costs, fi encumbrances or other charges agai	ue the same with ficiary shall have n insurance again ficiary. In the eve is thereund in, a bit of such losis stell is same in it anne f is provisione to it anne f is dany action of f dattorneys' feet it attorneys' feet adays beft reice ( is ses and expense inst the Propert / f	reasonable dilice on outy to inspect stloss by fire and- ent of loss or dame lying the proceed to made directly reatisfactory to Bar uragraph 4 hereof, proceeding purpor intee elect to also in a reasonable a linguency all taxes we the Property fits of this trust. Sho- nereinabove des a	ther casualties in an amount and for such term as Beneficiary may require, and with ge, Grantor shall give immediate notice to Beneficiary. Beneficiary may make proof at its option to reduction of the amount due hereunder or to the restoration or repair o Beneficiary. In the event of the refusal or neglect of Grantor to provide insurance eficiary, then Beneficiary may itself procure and maintain such insurance and charge ing to affect the security hereof, the title to the Property, or the rights or powers of appear in or defend any such action or proceeding, to pay all costs and expenses, im, incurred by Benefic ary or Trustee. assessments and payments under any other mortgage, deed of trust, real estate the and clear of all other encumbrances, charges and liens impairing the security of Id Grantor fail to pay when due any taxes, assessments insurance premiums, liens, bed, Beneficiary may pay the same, and the amount so paid, with interest at the rate
			<ul> <li>a part of the debt secured by this Trust Deed.</li> <li>Trust Deed, including the expense of the Trustee incurred in enforcing the obligation</li> </ul>
secured hereby and Trustee's fees a	and attom ( ys' le	as incurred by Bor	aficiary.
(if Crantor is not a natural person), w	ithout first obtain aficiary shall not a	ing the prior writte so consent, shall c	y part thereof or any interest therein, or any transfer of a beneficial interest in Grantor consent of Beneficiary which consent Beneficiary may grant or withhold in its sole matitute a breach of Grantor's agreement and a default under the terms hereof and sale contract, assumptions of this Trust Deed, and transfers by operation of law.
thereof as may be nacessary to fully 8. The Trustee shall recon satisfaction of the philipation secures 9. Upon datault by Granto secured hereby may immediately be of 2 eneficiary. Trustee or its authoria bickler. Any person except Trustee 10. Trustee shall celliver to	satisfy the obly a vey all or any part and written rec- rin the payment a come due and part red agent shall sa may bid at such o the purch ase re	ation secured hern tof the Property to just for reconveys of any indebtednes syable at the option all the Property, in Trustree's sale. "I' at the sale its deed	d in an eminent domain proceeding, the entire amount of the award for such portion by, shall be paid to Beneficiary to be applied to said obligation. The person entitled there to on written request of the Grantor and Beneficiary, or upon nee made by Beneficiary or the person entitled thereto secured here by or in the performance of any agreement contained herein, all sums of Beneficiary as provided in the Contract. In such event and upon written request accordance with the statutes of the State of Oregon, at public auction to the highest astee shall apply the proceeds of the sale as provided by law. without warranty, which shall convey to the purchasor the Property. The Trustee's liance with all the requirements of law and of this Trust Deed, which recital shall be
prima facts evidence of such compli- 11. The power of sale con this Trust Deed to be foreclosed as a	ance and concisi ferred by t is The a mortgages	sive evidence the st Deed and by the	of in favor of bons fide purchasers and encumbrancers for value. • statutes of the State of Oregon is not an exclusive remedy: Beneficiary may cause y right hereunder shall not operate as a waiver of such right, nor shall the acceptance
of payment of any sum secured here default shall not constitute a waiver	of any other or s	waiver of the right ubsequent default	to require prompt payment of all other sums, and the waiver by Beneficiary of any
the prospective transferred as a new a of it's consent to transfer. Beneficiary into the set rate of the remaining indeb instrument so that the Contract will b of this section regarding subsequent	pplicant for finar (may, in its disc techness to the pi e fully paid by the	cing, taking into co etion, impose ar a revailing rate for a a original maturity of	ropenty in the manner described in paragraph 6 above, then Beneficiary can consider wideration all factors which it deems necessary to protect its security. As a condition ssumption fee in accorcance with a schedule then in effect, and may increase the milar contracts at that time. Beneficiary may then increase the amount of each ate. If Beneficiary consents to a transfer, that consent does not constitute a waiver ransfer, Beneficiary may consent to modify other terms of this Trust Deed and the
Contract. 14. For any reason permit the itie, power, duties and authority			ime appoint or cause to be appointed a successor Trustee who shall succeed to all successor Trustee.

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15. This Trust Deed shall apply to inum to the benefit of and bind-all parties hereto, their heirs, legatees, devisees, administrators, executors st ccessors and assigns. All obligations of Granter nereunder are join and several. The term "Beneficiary" shall mean the owner and holder, including any at signee, of the Contract. In this Trust Deed, when a verthe text so requires, the masculine gender includes the feminine and/or neuter, and the singular number in cludes the plural. 16. This Trust Deed shall be construent according to the 14 vs of the State of Oregon. 17. The Grantor covenants and a news to and with Bens clary that he is lawfully selzed with the fee simple to the Property and has a valid ur encumbered title, except as otherwise disclosed to Beneficiary in vitting, and that Grantor will warrant and forever defend said title against all persons whomsoever. IN WITNESS WHEREOF, the Grantor has caused these presents to be executed this 18th day of ,19 94 In l v 1 9 PLE LLA MO Witness Jeffre Scheer Witness Jennifer 12个13 eterat Witness Grantor 33.945 ŧ STATE OF OREGON P. . . SS. ahea A 000 ωĽ County of KLAMATH 35 ායට 14 Siminghul leftrey E. Scheer <u>Jennifer L</u> Scheer Personally appeared the above named\_ and acknowledged the their laregoing instrument to be voluntary act and deed. My commission expires: <u>4-2-97</u> and band & afrester ton 00 (圓 Before me OFFECTAL SEAL GEORGE COUMAR NOTARY PUBLIC - OREGON SEAL. Notary Public MMUSSI IN JI 1 CO 02232 MY COMMISSION ED PHELE PAPE 02. 1997 **3SIGNMENT** 12 . 1 . 1943 STATE OF CRECKON WASHINGTON SOUND HONO! IN PROVEMENT ( OMPANY For value received. , Beneficiary herein, does hereby transfer, as sign and set over to the within Trust Deed and the indebtedness secured STATEWIDE I TORTGAGE C IMPANT thureby This 11 day of acount 19 91 i stand JANA S SOUND HOME IMPROVEMENT COMPANY mou Seymour, Debra Age STATE OF OBESCN Colora Denver County of\_ Seymour Or this day before me appeared before me, )ebra , known to me to be the Agent nc ividual(s)/ \_ of the corporation/partnership (chiete inappropriate option) that executed the fore ; sing instrument an lacknowledge such execution be the free and voluntary act and deed of such person, to the uses and purposes described in it (doi ite it a following it inapy ropriate) and stated on path that (s)he was authorized to execute it on behalf of the 2 co poration/partn er ship. My commission expires: 1-31-96 Before me: 0  $\{j, j\}$ Denver, CO Notary Public STATE OF OREGON 10 **TRUST DEI** SS. 423 COURTY OF 3882-5113 110.00  $c\bar{c}$ è SCA 3.3 I certify that the within instrument was received for record on €<sup>2</sup>8 st G antor Sec. 24 day of 14123 TO . at nicont M., and recorded in book Record of Montgages on page (DONE USE THIS of said County. SPACE RESERVED LABEL | | COUNTIES Ben a ičlery Witness my hand and seal of County affixed. WHERE USED.) 1.03 10.620 ; AFTER RECORDING RETURN 10: 61 11: 2 dim. one is the principal and ) (180) I 115 315 12 County Cl Recorde en ist an analysis S143 1583 By\_\_\_\_ 1 107 100 10 減齢とは、 心发展 Deputy SMC 1-14-2-4 OR - FHA Title I - Dester Loan

EXHIBIT "B"

20008670

26319

A tract of land in the SE 1/4 of Section 3, Township 39 South, Range 9 East of the Willametro Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point North 1 degree 14' West 30 feet and South 89 degrees 26' West 30 feet from the Southeast corner of said Section 3, thence South 89 degrees 26' West 120 feet to a point; thence North 1 degree 14' West 125 feet to a point, thence North 89 degrees 26' East 120 feet to a point, thence South 1 degree 14' East 125 feet to the point of brginning.

EXCEPTING THEREFROM, the Northerly 1? feet conveyed by Deed recorded in Volume 1177, page 620, Microfilm Records of Klamath County, Oregon.

## STATE OF OREGON: COUNTY OF KL & MATH: ss

Filed for record at request of         A.D., 15           ofAug         A.D., 15           of         of           FEE \$20.00         \$	at request of	Statewille	the24th	day	
	<u>91</u> at <u>9:19</u>	o'clockA M., and dul on Page263	17	1. <u></u> ,	
			Evelyn Biehn . By <u>Audene</u>	County Clerk	
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	, ,	Allower contractions and			