FOAM No. 881 - Oregon Trust Deed Series - TAUST DEED (Assignment Restricted). NC 09-01-94P02:47 RCVE(SECOND)	ad).	Restrict	(Assignment	- TRUST DEED	d Serles	Trust Der	Oregon	0. 881 -	FORM
10 - 01 - 0.007 $1.07$ RCVD(SECOND) TRUS	フク	YTF(	[`						NC
	TRUST		COND)	RCV₽(SE	2:A7	14P02	01-9	09-	<u>.</u>

25 THIS TRUST DEED, made this .....

AUGUST ... day of .

01. m94

Vol

CHRISTOPHER T. SANDERS AMERICAN PACIFIC TITLE & ESCROW COMPANY

... as Trustee, and RICK HARRIS AND MICHELLE MONTGOMERY, each as to an undivided 50% interest, as tenants in common.

30th

... as Beneficiary.

as Grantor.

'age %74

Robert April

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

The North half of Lot 3, Block 2, HOME ACRES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

\*THIS TRUST DEED IS BEING RE-RECORDED IN ORDER TO CORRECT/ADD THE DUE AND PAYABLE DATE BELOW 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 connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum 

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option<sup>\*</sup>, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement<sup>\*\*</sup> does not constitute a sale, conveyance or sectorment

beneficiary's option", all obligations secured by this instrument, irrespective of the manurity dates expressed merein, or merent, shall become immediately due and payable. The execution by grantor of an extrest money agreement\*\* does not constitute a sale, conveyance or asignment.
To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor.
To complete or restore promptly and in good and habitable conditions and restrictions allecting the property; if the beneficiary to request, to join in executing such timancing statements purchast conditions and restrictions allecting the property, if the beneficiary as or quests, to join in executing such timancing statements purchast conditions and restrictions allecting the property against, loss or pay to filling ame in the proper public office or offices, as well as the cost of all line searches made by filling officers or searching agencied may be demonded desirable by the bandiciary.
admage by tire and such other heaved maintain imarance on the buildings now or hereafter exected on the property for the bareficiary to the sympable to the latter; all policies of insurance shall be delivered to the bene. Vollue ti test states assessed and to deliver the policies to the beneficiary may proper publicy of in metrostem any such insurance and to deliver the policies to the beneficiary any proper or any part thereof, may be released to grantor. Such application or release shall not cure or waire and to addite the building, the beneficiary may proper or any part thereof, may be released to grantor. Such application or releases shall not cure or waire and to deliver to the beneficiary any proper or any part there

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

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 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. "WARNING: 12 USC 1701/-3 regulates and may prohibit exercise of this option. \*\*The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED		STATE OF OREGON,
CHRISTOPHER T. SANDERS		County of
Grontor RICK HARRIS AND MICHELLE MONTCOMERY	SPACE RESERVED FOR	at o'clockM., and recorded in book/reel/volume No on
Beneficiary	RECORDER'S USE	page or as fee/file/instru- ment/microfilm/reception No, Record of of said County.
After Recording Return to (Nume, Address, Zip): AMERICAN PACIFIC TITLE & ESCROW CO. ESCROW #712351-SB		Witness my hand and seal of County affixed.
c/o_Mountain_Title.co		NAME TITLE By, Deputy

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EXHIBIT 'A' ATTACHED HERETO AND MADE A PART HEREOF.

	EXHTRE TAL ATTENDED
1	EXHIBIT 'A' ATTACHED HERETO AND MADE A PART HEREOF.
1	and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the shows down.
1	The grantor warrants that the present of the same against all persons when
11	(a) # primarily for grantor's personal, family or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates data with the parties of the benefit of and binds all parties hereto, their heirs, legates data with the parties data and assigns. The term benefit of the benefit of th
11	yby ko sky kyski skok vorening, infinity or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledder, of the successors, In construing this trust deed, it is understood that the
11	personal representation of the benefit of and the way in back and the benefit of and the
11	some at the successors and parties all Darties hereits it the successors and parties bereits
11	
[]	if the context so requires the is understood that the tore
	made, assumed and implied to singular shall be taken to mean and inclusion frustee and/or beneficiary may each t
	Secure hereby, whether or not named as a beneticiary shall mean the holder and owner, locluding pledgee, of the contract, In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; the if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical chardre the made, assumed and implied to make the provisions hereof apply equally to corporations and to its in the trust of the context so the trust of the trust
	In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.
í.	IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.
	()) A day and year first above written
	* IMPORTANT NOTION
1	* IMPORTANT NOTICE: Delete, by lining out, whichever warronty (a) or (b) is (1) (a) (b) is applicable, if warranty (a) is applicable and the heading (a) or (b) is (1) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c
1	not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation Z, the
	beneficiary Milts agent in the Truth-in-Lending Act and Parulary is a creditor
	be-efficient in the Truth-in-Lending Act and Regulation Z, the beneficies on this purpose use Stevens-Ness Form No. 1320.
	disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, If compliance with the Act is not required, disregard this notifier and the notice of the stevens.
	If compliance with the Act is not required, disregard this notice.
	STATE OF OFFICENT C
	STATE OF OREGON, County of <u>JACKSON</u> ) ss. This instrument was acknowledged before me on <u>AUGUST</u> 30, 19.94 This instrument was acknowledged before me on <u>AUGUST</u> 30, 19.94
	This instrument was acknowleddont to the second sec
	by
	This instance OPNOSIS
	This instrument was acknowledged before me on <u>AUGUST 30</u> , 19.94 by <u>CHRISTOPHER T. SANDERS</u> This instrument was acknowledged before me on <u>by</u>
	This instrument was acknowledged before me on
	by 19
	OFFICIAL SEAL
	OFFICIAL CEAL
	NY TRANSPORT
	AL MELLOWINDING FYNGES IAU OC TOUR OF
-	My commission expires 1/30/95 Notary Public for Oregon
	s commission expires _1/ 50/ 95
	REQUEST FOR FIRE RECONSTRUCT
T	C:
	The undersidened is it is a second se
d	
tr	ust deed or pursuant to relative to hereby are directed and secured by the loredning truck de to the
to	The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust and deed or pursuant to statute, to cancel all evidences of indebtedness secured by the foregoing trust deed. All sums secured by the trust gether with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the terms of the terms of the terms of the trust deed the same. Mail reconveyance and documents to
he	Id by you under the area of the terms of the
	of the second of
	Id by you under the same. Mail reconvey, without warranty, to the parties designated by the trust deed (which are delivered to you berewith TED:
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20	TED:, 19_
.,	not lose or destroy this Trust Deed OR THE NOTE which it secures.
-	nor lose or destroy this Trust Deed OR THE NOTE which it secures. I must be delivered to the trustee for cancellation before
	- carregence will be made.
Ξ.	
-	Boneliciary
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	,我们就是你们的你们,你们就是你们的你们,你们就是你们的你们,你们就是你们的你们就是你说你,你能是你你 <mark>你你你</mark> 那些你们的。""你们,你是我来来来说,你们还没有什么

SUBJECT TO THE FOLLOWING EXHIBIT 'A' A Trust Deed in favor of JEAN ADA SAMPLE dated August 30, 1994 and recorded 11 2. a. Taxes or assessments which are not shown as existing liens by the records of any laxing authority that levies taxes or assessments on real property or by the public records. b. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records. 3. a. Easements, liens, encumbrances, interests or claims thereof which are not shown by any public records. b. Any facts, right, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession hereof. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records. 4 5. a. Unpatented mining claims. b. Reservations or exceptions in patents or in Acts authorizing the issuance thereof. c. Water rights, claims or title to water: whether or not the matters excepted under (a), (b), or (c) are shown by public record Any lien or right to a lien, for services, labor or materials heretofore or hereafter furnished, imposed by law and not shown by the public records. 6. SPECIAL EXCEPTIONS 7. Taxes for the fiscal year 1993-1994, partially paid. Account No: 3909-003BA-00700 Original Amount: \$616.17 Unpaid Balance: \$434.06 plus interest Code No Key No: 525266 Code No: 041 8. Taxes for the fiscal year 1994-1995, a lien not yet due and payable. Account No: 3909-003BA-00700 Key No: 525266 Code No: 041 9. The premises herein described are within and subject to the statutory powers, including the power of assessment, of Klamath County Drainage District.

10. The premises herein described are within and subject to the statutory powers, including the power of assessment, of Klamath Irrigation District. 11

1. The premises herein described are within and subject to the statutory powers, including the power of assessment, of South Suburban Sanitary District.

-County Clerk

Mullanda

-SHALS STORY

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12. Reservations and restriction contained in deed form Frank Ira Whit, dated December 23, 1937 and recorded December 30, 1937 in Volume 113, page 509, Deed Records of Klamath, County. Oregon. as follows: "...and that existing irrigation ditches for irrigating land below said land shall be maintained permanently across said land."

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at request of of <u>Mountain Title co</u> Sept. A.D., 19 94 č1 at 2:47 o'clock P M., and duly recorded in Vol of Mortgages FEE \$20.00 Evelyn Blehn - County Clerk INDEXED Dauline STATE OF OREGON: COUNTY OF KLAMATH: -Anulandar Filed for record at request of SS. <u>Mountain Title Co</u> Dec A.D., 19 94 at o'clock p M., and duly recorded in Vol. <u>M94</u> of 1:51 Mortgages FEF \$15.00 day Evelyn Biehn

By

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