92631 12-20-94410-54 RCVD TRUST	DEED 7 0011379
north an	Vol. <u>m94</u> Page_382
THIS TRUST DEED, made this <u>11</u> day of November	94 Gary P. Edwards Molody Farmer
as Grantor, whose address is Box 82 Beatty P	between between R. Edwards Melody Edwards
	7621 , City of
, County of	. State of Oregon, and
Street	as Trustee whose address in 525 Main
	amath Falls, OR 97601
Company	
as Beneficiary, whose address is 3709 N. Villard	
City of	State of Washington
	, State of
WITNESS	SET 11.
That Grantor hereby irrevocably grants, bargains, sells and opprove to	
n the County ofKlamath	Trustee in trust, with power of sale, the following described property, situated
	, State of Oregon, and hereinafter referred to as the Property:
Lots 6,7,8,9,10 and11 in Block 3 of	PFAMMV Association in
	BEATTY, ACCOrding to the
of Klamath County, Oregon	e ourree or the county Clerk
	RETURN TO.
	Statewide Mortgan C.
	500 Riverhills Business Park
	Suite 590
in an	Birmingham AL 85040
hich Property is not used currently for agricultural, farming, timber or grazing purp I water rights, rights of way, easements, rents, issues, profits, income, tenements	Birmingham, AL 35242
I water rights, rights of way, easements, rents, issues, profits, income, tenements r hereafter used or enjoyed with the Property, or any part thereof (subject, how eneficiary to collect and apply such rents, issues and profits): For the purpose of securing (1) payment of the indebtedness and all other etail Installment Contract ("Contract" of even date herewith, under which the <u>Undred ninety Seven</u> ************************************	and autionity netering given to and conferred on a lawful charges evidenced by an FHA Title I Property Improvement Loan/
unarea ninety seven ***********************************	e amount financed is BIGITE EITOUSATIO EITEE
rantor herein contained, ; and (3) the payment of all sums expended or advanced b ereon as herein provided. To protect the security of this Tract Deced	ewals or modifications thereof; (2) the performance of each agreement of by Beneficiary under or pursuant to the terms hereof, together with interest
To protect the security of this Trust Deed, Grantor covenants and agree 1. To keep the Property in good condition and renair, not to menous or the	s to the following:
dworkmanlike manner any building that any full of the pair, not to remove or de	molish any building therein: to complete as material with the
ich from the character or use of the Dermit waste thereof, not to commit, suffer	r or permit any act on the Property in violations, covenants and restrictions
any part thereof is boing obtained for it	specific enumerations bergin act and after the
provements promotiv and to purgue the purpose of financing improvements to th	he Property, Grantor further agrees (a) to compresent all the Contract
2. To provide and maintain insurance against loss by fire and other casur	a such improvements,
s payable clauses in favor of Beneficiary. In the event of loss or damage, Grantor	ities in an amount and for such term as Beneficiary may require, and with
he property damaged. Baymonth of such the proceeds at its option	n to reduction of the amount due bereinciary. Beneficiary may make proof
he property damaged. Payments of such loss shall be made directly to Beneficia o maintain the same or to renew the same in manner satisfactory to Beneficiary, the cost thereof to Granter under the same in manner satisfactory to Beneficiary, the	ary. In the event of the refusal or neglect of Granter to provide insumer
o maintain the same or to renew the same in manner satisfactory to Benefician cost thereof to Grantor under the provisions of paragraph 4 hereof.	an Beneficiary may itself procure and maintain such insurance and charge
neficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or luding cost of evidence of title and attorneys' fees in a reasonable sum, incurrec 4. To pay of least to allow the should be and attorneys' fees in a reasonable sum, incurrec	r defend any such action or account of the property, or the rights or powers of
4 To pay at least top (10) anomeys' tees in a reasonable sum, incurred	d by Beneficiary or Trustee
tract or ancumbrance affording the Design delinquency all taxes, assessment	ints and payments under any other mortgage, dead of a
forth in the Contract secured hereby, shall be added to and become a part of the 5. To pay all costs force and part of the	any may pay the same, and the amount so paid, with interest at the rate

set forth in the Contract secured hereby, shall be added to and become a part of the debt secured by this Trust Deed. 5. To pay all costs, fees and expenses in connection with this Trust Deed, including the expense of the Trustee incurred in enforcing the obligation secured hereby and Trustee's fees and attorneys' fees incurred by Beneficiary. 6. Notto voluntarily transfer or agree to transfer the Property, any part thereof or any interest therein, or any transfer of a beneficial interest in Grantor (if Grantor is not a natural person), without first obtaining the prior written consent of Beneficiary, which consent Beneficiary may grant or withhold in its sole discretion. Any such transfer, if Beneficiary shall not so consent, shall constitute a breach of Grantor's agreement and a cefault under the terms hereof and thereof and thereof and the term

the Contract. "Transfer" included, without limitation, sales under a land sale contract, assumptions of this Trust Deed, and transfers by operation of law. It is mutually agreed that:

7. In the event any portion of the Property is taken or damaged in an eminent domain proceeding, the entire amount of the award for such portion 7. In the event any portion of the Property is taken or carnageo in an eminent domain proceeding, the entire amount of the award for such portion thereof as may be necessary to fully satisfy the obligation secured hereby, shall be paid to Beneficiary to be applied to said obligation.
8. The Trustee shall reconvey all or any part of the Property to the person entitled thereto on written request of the Grantor and Beneficiary, or upon

satisfaction of the obligation secured and written request for reconveyance made by Beneficiary or the person entitled thereto.

9. Upon default by Grantor in the payment of any indebtedness secured hereby or in the performance of any agreement contained herein, all sums secured hereby may immediately become due and payable at the option of Beneficiary as provided in the Contract. In such event and upon written request to the option of Beneficiary as provided in the Contract. In such event and upon written request to the option of Beneficiary as provided in the Contract. In such event and upon written request to the option of Beneficiary as provided in the Contract. In such event and upon written request to the option of Beneficiary as provided in the Contract. In such event and upon written request to the option of Beneficiary as provided in the Contract.

secured nereby may immediately become due and payable at the option of cenenciary as provided in the Contract. In such event and upon whiten request of Beneficiary, Trustee or its authorized agent shall sell the Property, in accordance with the statutes of the State of Oregon, at public auction to the highest bidder. Any person except Trustee may bid at such Trustee's sale. Trustee shall apply the proceeds of the sale as provided by law. 10. Trustee shall deliver to the purchaser at the sale its deed, without warranty, which shall convey to the purchaser the Property. The Trustee's the trust of the sale that the convertee the the option of the sale as provided by law.

deed shall recite the facts showing that the sale was conducted in compliance with all the requirements of law and of this Trust Deed, which recital shall be prima facie evidence of such compliance and conclusive evidence thereof in favor of bona fide purchasers and encumbrancers for value. 11. The power of sale conferred by this Trust Deed and by the statutes of the State of Oregon is not an exclusive remedy; Beneficiary may cause

this Trust Deed to be foreclosed as a mortgage. 12. The failure on the part of Beneficiary to promptly enforce any right hereunder shall not ocerate as a waiver of such right, nor shall the acceptance

12. The failure on the part of Beneficiary to promptly enforce any right nervoucer shall not operate as a waiver of such right, nor shall the acceptance of payment of any sum secured hereby operate as a waiver of the right to require prompt payment of all other sums, and the waiver by Beneficiary of any default shall not constitute a waiver of any other or subsequent default. 13. If Grantor applies to Beneficiary for consent to transfer the Property in the manner described in paragraph 6 above, then Beneficiary can consider the prospective transferee as a new applicant for financing, taking into consideration all factors which it deems necessary to protect its security. As a condition of the prospective transferee as a new applicant for financing, taking into consideration all factors which it deems necessary to protect its security. As a condition of the prospective transferee as a new applicant for financing, taking into consideration and factors which it deems necessary to protect its security. As a condition of the prospective transferee as a new applicant for financing. the prospective transferee as a new applicant for inflancing, taking this consideration an factors which it deems necessary to protect its security. As a concision of its consent to transfer, Beneficiary may, in its discretion, impose an assumption fee in accordance with a schedule then in effect, and may increase the interest rate of the remaining indebtedness to the prevailing rate for similar contracts at that time. Beneficiary may then increase the amount of each installment so that the Contract will be fully paid by the original maturity date. If Beneficiary consents to a transfer, that consent does not constitute a waiver of this section regarding subsequent transfers. Following a consent to transfer, Beneficiary may consent to modify other terms of this Trust Deed and the

14. For any reason permitted by law, Beneficiary may at any time appoint or cause to be appointed a successor Trustee who shall succeed to all the title, power, duties and authority of the Trustee named herein or any successor Trustee.

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15. This Trust Deed shall apply to, inure to the benefit of and bind all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. All obligations of Grantor hereunder are joint and several. The term "Beneficiary" shall mean the owner and holder, including any assignee, of the Contract. In this Trust Deed, whenever the text so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural. 16. This Trust Deed shall be construed according to the laws of the State of Oregon.
 17. The Grantor covenants and agrees to and with Beneficiary that he is lawfully seized with the fee simple to the Property and has a valid unencumbered title, except as otherwise disclosed to Beneficiary in writing, and that Grantor will warrant and forever defend said title against all persons November WITNESS WHEREOF, the Grantor has caused these presents to be executed this whomsoever. 11thday of 19 Witness -----Edwards Melody Witness 2324138 Grantor Witness STATE OF OREGON ÷, SS-County of \_\_\_\_\_Klamath Personally appeared the above named \_\_\_\_\_ Gary R. Edwards Melody Edwards their foregoing instrument to be Before me 1 sha SEAL STATE OF OREGON ASSIGNMENT Sara' ्रः ್ಷ ಕನ್ನಡ ಮಿಂದ For value received,\_\_\_\_\_\_Sound Home Improvement Company Beneficiery herein, does hereby transfer, assign and set over to STATEWIDE MONTCACE COMPANY the within Trust Deed and the indebtedness secured thereby. This the day of Sound Home Improvement Company Orlo A Mu haoBIANA/J. H? TMAN STATE OF OPEGON **NOTARY** STATE OF CU ាព Klamath County of My Commission Expired June 10, 1996 known to me to be the On this day before me appeared before me of the corporation/partnership ð individual(s)/\_ [delete inappropriate option] that executed the foregoing instrument and acknowledge such execution be the free and voluntary act and deed of such person, for the uses and purposes described in it [delete the following if inappropriate] and stated on oath that (s)he was authorized to execute it on behalf of the corporation/partnership. My commission expires Beiura me: 24 Notary Public STATE OF OREGON TRUST DEED SS. County of\_\_\_\_Klamath I certify that the within instrument was received for record on Grantor Dec 20th day of the 19 94 at 10:54 clock AM. and recorded in book. то on page 38204 Record of Mortgages M94 (DON'T USE THIS of said County. SPACE; RESERVED FOR RECORDING Witness my hand and seal of County affixed. Beneficiary WHERE USED.) AFTER RECORDING RETURN TO: Evelyn Biehn, County Clerk Clerk Recorder no preference i del d Deputy Fee \$15.00