No. 881 - Orec	on Trust Deed Series - T	RUST DEED (Assignment Re	stricted). Second	VOLM9	Page 30504	
		577 HF	TRUST DEED	سيست ۷ ۷ ۷	_	II
796	IIIIC SO	ンははいいper s www.commenternade	1 30000	November	, 19 ⁹⁵ , bet	ween
THIS	TRUST DEED,	made this 2nd	day of	BAND AND WIFE		nntor
ERNANDO	D. HERRERA	made this 2nd AND MAUREEN L			as Gr	e and
		OF KLAMATH	COUNTY		, as Truste	c, and
MIATRUON	TITLE COMPA	NY OF KLAMATH HOUSING AUTHOR	RITY, A PUBLIC	CORPORATE BOD	, as Benef	iciary,
	************************		WITNESSET	H:	th nower of sale, the prope	erty in
1.77		hardains, se	lls and conveys to	trustee in trust, wi	in poner	MITC
Grant KLAMATH	tor irrevocably a l SEE ATTACHEL	County, Oregon LEGAL DESCRIE	n described as: TION EXHIBIT	"A" WHICH IS MA	th power of sale, the property of the property	THIS
Phone	REFERENCE		14 M			
•						
						vwise now
		. t	ments and appurtena	nces and all other right	ts thereunto belonging or in any er attached to or used in connec therein contained and payment o	ction with
ogether with	h all and singular t	ne tenements, neredita the rents, issues and p	rolits thereof and all	fixtures now or nerealt		of the sum
			FORMANCE of each	h agreement of grantor	Referm Comment	
FOR	THE PURPOSE	OF SECURING PER HUNDRED AND F	IFTY AND NO/10	Utns	on according to the terms of a p	promissory
of THIRT	X DEAEM EOOK		Dol	lars, with interest there	on according to the terms of a pyment of principal and interest on which the final installment	hereof, if
	n date herewith, p	ayable to beneficiary	or order and made	, B		
4 COPET	naid, to be due and	pu)	. whie instrument is t	Me date, others.	av or assign all (or any party	it she
nor source !	date of maturity	of the debt secured by	r agree to, attempt to	o, or actually sell, conv.	or approval of the beneficiary,	in, shall be-
becomes de	ue and payable. Sh	rantor's interest in it	without first obtains	ctive of the maturity	by, or assign all (or any part) or approval of the beneficiary, lates expressed therein, or here the does not constitute a sale continue the sale of the hereby in the sale of the s	nveyance or
erty or an	's option*, all obli	gations secured by III	by grantor of an car	CHACHE LANGE CHECK	HERETO ARE HEREDI INCLA	NI
come imm	ediately due and F	HE PROMISSORY NOT	E, SET FORTH IN E	William D	hates expressed therein, or here dates expressed therein, or here does not constitute a sale to the herein ARE	ding or im-
assignmen	protect the security	of this trust deed, gre	antor agrees:	ition and repair; not to	remove or demonstrative	-t-untad
1. 2	To protect, preserv	e and maintain the prommit or permit any water promptly and in a	vaste of the property.	andition any building o	remove or demolish any built or improvement which may be an affecting the property; it the	constitucted,
	A PHARACILL HULL TO VE		ייי טיישוועמון מווא האא	••••		t finiary
damaged	or destroyed thereo	tore promptly and in a n, and pay when due laws, ordinances, regu	lations, covenants, co	onditions and restriction the Uniform Commerc	ns affecting the property; if the ial Code as the beneficiary may arches made by filing officers	or searching
to pay to	r filing same in the	, proper public office desirable by the benef	liciary.	uildings now or hereaf	ter erected on the property ag an amount not less than \$ s of insurance shall be delivered and to deliver the policies to the don the buildings, the benefici	ainsi 1005 C
agencies	To provide and c	ontinuously maintain	neticiary may from t	ime to time require, in	s of insurance shall be delivered	to the bene
damage !	by fire and secret	table to the beneficial	y, with loss payment	cure any such insurance	and to delividings, the benefici	ary may pro
written i	n companied: il	the grantor shall lait	lier of insurance	now or hereafter place	allow may be applied by ben	enciary upo
at least	fifteen days prior t	xpense. The amount	collected under any to	determine, or at option	d on the buildings, the benefici policy may be applied by beneficiary the entire amoun waive any default or notice of	detault here
any inde	btedness secured he	reby and in such order	Such application or r	elease shall not cure of	policy may be applied by ben of beneficiary the entire amoun waive any default or notice of the and other charges that may charges become past due or d	v be levied
or any F	invalidate any aci	done pursuant to suc	rection liens and to I	pay all taxes, assessmen	charges become past due or d	leiinqueili ai
under of	. To keep the proj	perty free from colon he property before an	y part of such taxes,	fail to make payment of	if any taxes, assessments, insura	nce premium nake such pa
assessed	upon of against	therefor to beneficiary	by direct payment of	r by providing benefici	th interest at the rate set fort	th in the no
ment, L	beenby together V	with the obligations de	es of any rights arisi	ng from breach of any	he hound to the same extent	that they
the dell	total or storesaid	the property hereiting	described and all	such payments shall be	by this trust deed immediately	y due and P
bound	for the payment o	the obligation herein	of the beneficiary,	render all sums secured	the other costs and	expenses of
and the	e nonpayzione a brei	ich of this trust deed.	this touch including	the cost of title search	as the actually incurred.	
trustee	To appear in at	nd delend any action o	the beneficiary or to	ustee may appear, inch	ettorney's fees; the amount of	attorney's
and in	any suit, action o	nses, including eviden	ce of title and the be	al court and in the ever	attorney's tees; the amount of at of an appeal from any judgm reasonable as the beneficiary's	s or trustee's
to pay	all costs this paragr	aph 7 in all cases snat	ob sum as the appell	late court shall adjudge	1 Casonia	
the tr	ial court, grantor in y's fees on such app	eal.			isht of eminent domain or cond	lemnation, b
torne	g lees on bally adr	eed that:	t its monesty shall	ll be taken under the i	anyable as compensation	for such tar
ficiar					ight of eminent domain or cond nies payable as compensation e member of the Oregon State Bar, a I tille insurance company authorized or an escrow agent licensed under OR: n complete detail.	

*WARNING: 12 USC 1701j-3 regulates and may promise account of the same of obtained the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that such an agreement address the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests that is the issue of obtaining the publisher suggests the information of obtaining the information of obtaining the publisher suggests the information of obtaining the information of obtaining

WARNING: 12 USC 1701-3 taguth an agreement address the issue of The publisher suggests that such an agreement address the issue of	STATE OF OREGON,
TRUST DEED	County of
ERWANDO D. HERRERA AND MAUREEN L. HERRERA	ment was received for record on the day of
THE KLAMATH TRIBES HOUSING AUTHORITY	ror in book/reel/volume No
Beneficiory	Record of
After Recording Return to (Name, Address, Zip); THE KLAMATH TRIBES HOUSING AUTHORITY	COURTY SITIAGE. NAME TITLE
905 Main Sirbet, Suite 613 Klawath Falls, Cr. 97601	By Dept



Ç.

which are in excess of the amount required to pay all reasonable costs, espenses and alternary's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it liest upon any assonable costs and expenses and atternary's fees, both in the trial and applied and funtor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, perment in its lies and personal of the note for endorsement (in case of full reconvergences, for cancellation). History, the standard of the note for endorsement (in case of full reconvergences, for cancellation). History, the standard of the note for endorsement (in case of full reconvergences, for cancellation). History, the standard of the note for endorsement (in case of full reconvergences) and the standard of the property (c) by inin grante present or creations and the standard of the property (c) by inin granter the property of the property (c) by inin granter phase) are severable provided the standard of the property of the property of the survivers mentioned in this paragraph shall be conclusive proof of the truthfulness thereof. Trustee's to be appointed by a court, and without regard to the adequacy of any security for the indibtedness hereby secured, enter upon and take property of the property of any part thereof, in its sown name suc or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's these upon and the property of any in such order in its sown names use or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including those past to the property of the property of the property of the property of the pro

reconveyance will be made

Oregon wherein the beneficiary is Washington Mutual

and that the grantor will warrant and lorever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, impres to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be apply equally to corporations and to individuals.

made, assumed and implied to make the provisions hereof a	s executed this instrument the day and year first above written.
IN WITHESS WHEREOF, the grantor had	
	Fernand D. Herrera
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty ((a) or (b) is FERNANDO D. HERRERA
not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulat	s a creditor
banaticiany MIIST comply with the Act and Regulation by makin	ng required
disclosures; for this purpose use Stevens-Ness Form No. 1319, or of the compliance with the Act is not required, disregard this notice.	equivalent. MAUREEN L. HERRERA
This instrument was	s acknowledged before me onNovember
by FERNANDO D. H	ERRERA AND MAUREEN L. HERKERA
This instrument was	s acknowledged before me on, 19,
<i>by</i>	
SECRETARISMENT OF THE PROPERTY	
OFFICIAL SEAL-	1/0 > /: 6
HELEN M. FINK NOTARY PUBLIC - OREGON	Relevantino
COMMISSION NO. 014766 MY COMMISSION EXPIRES APR 20, 1996	// Notary Public for Oregon
WA COMMISSION EXPLICIT IN LEGISLATIONS	My commission expires 42) 16
REQUEST FOR FULL RECONVEYAR	NCE (To be used only when obligations have been paid.)
TO:	, Trustee
mt	I indebtedness secured by the toregoing trust deed. All sums secured by the trust directed, on payment to you of any sums owing to you under the terms of the
	of indubtedness secured by the trust deed (WAICA are delivered to you delivered
together with the trust deed) and to reconvey, without we	arranty, to the parties designated by the terms of the first deed the estate now
held by you under the same. Mail reconveyance and docum	nents to
DATED: ,19	
Do not lose or destroy this Trust Deed OR THE NOTE which it secu Both must be delivered to the trustee for cancellation before	ires.

Beneficiary

EXHIBIT "A" LEGAL DESCRIPTION

That part of Tract 47 of HOMEDALE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, more particularly described as follows:

Beginning at a point on the Northeasterly boundary of Tract 47 of HOMEDALE, said point being 72.6 feet Northwesterly from the Northeast corner of Tract 47; thence Southwesterly, being 72.6 feet Northwesterly from the Northeast corner of Tract 47; thence Southwesterly, boundary of Tract 47, 300.0 feet to the Southerly boundary of Tract 47, 77.20 feet; Tract 47; thence Northeasterly parallel to the Westerly boundary of Tract 47, 300.0 feet to the Northeasterly parallel to the Westerly boundary along said Northeasterly boundary, Northeasterly boundary of Tract 47, thence Southeasterly along said Northeasterly boundary, 77.20 feet to the point of beginning.

The down payment on your home mortgage loan was made possible through the issuance of a grant by The Klamath Tribes Housing Authority. Potential repayment of the Grant would not be imposed until you resell the residence. No repayment will be imposed if you own your home for more than ten years. There will be no interest charged on the Loan.

PROMISSORY NOTE

This Note is made this 2nd day of November 1995, and is incorporated into and shall be deemed to amend and supplement the Mortgage Deed of Trust or Security Deed ("Security Instrument") of the same date given by the undersigned ("Borrower") to secure Borrower's Note ("Note") to THE KLAMMIH TRIBES HOUSING AUTHORITY** ("Lender") of the same date and covering the property described in the security instrument and located at:(Property Address) 5236 HARLAN DRIVE

KLAMATH FALLS, CRECON

Hereinaster referred to as the "Property."

THIRTY SEVEN THOUSAND FOUR HANDRED

In return for a Grant that I have received (the "Grant"), I promise to pay U.S. FIFTY AND NO/100ths DOLLARS (this amount is called "principal") to the order of the Lender. The Lender is The Klamath Tribes Housing Authority organized and existing under the Klamath Tribal Code Section 12.01. The Lender's address is 905 Main St. Suite 613, Klamath Falls, OR 97601. The Lender or anyone who takes this Note by transfer and who is entitled to receive payments under this Note is called the "Note Holder".

In addition to the covenants and agreements made in the security instrument, Borrower and Lender further covenant and agree to the following:

Lender may, to the full extent permitted by applicable law, require immediate payment in full of all sums secured by this security instrument if all or part of the property is sold or otherwise transferred by Borrower to a purchaser or other transferee.

Provided that Borrower complies with the terms of the Subordinate Security Instrument (described below) and the **Forgiveness** property is not sold or otherwise transferred, the amounts due and payable under this note shall not become due and payable, but shall be forgiven as follows:

The principal amount of the Loan shall be reduced by a percentage of the original principal balance of the Loan for each year of the Loan according to the following.

Loan according to the following.	Year
Percent of Original Principal	1
2%	2
3%	3
5%	1
7%	5
8%	6
9%	. 7
12%	8
15%	0
18%	10
21%	. 10

Page 1 of 2

Such annual reductions shall take effect in arrears on the anniversary date of the Loan. The amount of the Loan due and payable at any time shall be determined after deducting the principal amount of the Loan.

Right to Prepay

Borrower has the right to prepay the principal amount of this Note.

Giving of Notices

Unless applicable law requires a different method, any notice that must be given to me under this Note will be given by delivering it or by mailing it by first class mail to me at the property address above or at a different address if 1 give the Note Holder a notice of my different address.

Any notice that must be given to the Note Holder under this Note will be given by mailing it by first class mail to the Note Holder at the address stated above or at a different address if I am given a notice of that different address.

Obligations of Persons Under This Note

If more than one person signs this Note, each person is fully and personally obligated to keep all of the promises made in this Note, including the promise to pay the full amount owed. Any person who is a guarantor, surety or endorser of this Note, is also obligated to do these things. Any person who takes over these obligations, including the obligations of a guarantor, surety or endorser of this Note, is also obligated to keep all of the promises made in this Note. The Note Holder may enforce its rights under this Note against each person individually or against all of us together. This means that any one of us may be required to pay all of the amounts owed under this Note.

Waivers 4 1

I and any other person who has obligations under this Note waive the rights of presentment and notice of dishonor. "Presentment" means the right to require the Note Holder to demand payment of amounts due. "Notice of Dishonor" means the right to require the Note Holder to give notice to other persons that amounts due have not been paid.

Uniform Secured Note

This Note is a uniform instrument with limited variations in some jurisdictions. In addition to the protections given to the Note Holder under this Note, a Subordinate Mortgage, Deed of Trust, or Security Deed (the Subordinate me date as this Note, protects the Note Holder from possible losses which might

* .	subject and subor	rdinate in all resp prity Instrument	ame date as this in es which I make in pects to the liens, describes how an owe under this No	d under what co	Subordinate Se s, and condition aditions I may b	curity Instrument i is of the First Mort be required to make	s and shall be gage. The e immediate	
	WITNESS THE	HAND(S) OF 1	THE UNDERSIG	NED				
	Witness:	D. HERRERA	erriu-		MAUREEN	L. HERRERA	erners.	
Filed fo	OF OREGON: Correcord at request November \$30.00	er of M	AMATH: ss. ountain Titl 95 at 3: Mortgages	:49o'clock	on Dage	the _ and duly recorded i 30504 ernetha G. Letsch,		da