American General Financ P.O. Box 5155 Bend, Oregon 97708		· · · · · · · · · · · · · · · · · · ·	ieneral Finance, I	nc.		RICAR
THIS TRUST DEED, made this 21	st	day of	November		19 95	between
Gordon D. Eggleston ar Klamath County Title	<u>id Edie P. Eggle:</u> Company	ston, husba	nd and wife			; as vitatio
and American General Finance, Inc., as B	and the second s			·····=		as Trustee
Grantor irrevocably grants, bargains,	sells and conveys to trustee i	WITNESSETH In trust, with power of		Klamat	h County	
County, Oregon, described as:		in a bol, mar ponor e	ould, the property in _			
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all obligations secured by this instrument, irrespective of the maturity dates expressed therein, and at the option of the holder thereof, upon demand, shall become immediately due and payable.

The above described real property is is not (state which) currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to mit or permit any waste of said property. commit or permit any

 commit or permit any waste of said property.
 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefore.
 3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public officers. offices office or

To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire with 

It is mutually agreed that:

6. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee. It is mutually agreed that:
7. In the event that any portion of all said property shall be taken under the right of eminent domain, 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, secured hereby; and grantor agrees, at his own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary networks? request.
8. If this Deed of Trust is subject and subordinate to another Deed of Trust, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior Deed of Trust, may be added to the indebtedness secured by this Deed of Trust and the accompanying note shall be deered by bead of Trust, and it is further expressly agreed that in the event of such default or should any default be made in the payment may be added to the indebtedness secured by this Deed of Trust, and the accompanying note shall become and be deered by bead of a presentation of this Deed of Trust and the accompanying note shall become and be deered by this Deed of Trust and the accompanying note shall become and be deared by the payment and from time to time upon written request of breafficaes, trustee may (a) consent to the making of any map or plat of said property; (b) inin in granting any easement or creating any restriction thereon; (c) inin in any subcondination or other agreement affect this deed or the idebtedness.
9. At any time and from time to time upon written request any time written under the pays and the eacompanying note shall become and be also become and be also applied by any pay easement or crarge lay entitide thereto? and the recitals therein of any mathere or

36.735 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.753, may pay to the beneficiary or his successors in interest respectively, the entire amount then due under the terms of the trust deed and the obligation secured thereby, other than such portion of the principal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

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, or the United States or any agency thereof. The iccensee is always the beneficiary: This form not suitable for loans less than \$2,000.

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purchaser is deed in form as required by law conveying the property so sold, but matters of fact shall be conclusive proof of the truthfuness thereof. Any person, et sale.	cluding the trustee, but including the grantor and beneficiary, may purchase at the
15. When trustee sells pursuant to the powers provided herein, trustee shall deed, (2) to all persons having recorded liens subsequent to the interest of the tru (3) the subsequent in Interest antiklaw to anish	apply the proceeds of sale to payment of (1) the obligation secured by the trust stee in the trust deed as their interests may appear in the order of their priority and another.
18. For any ragson parmillar by law bondiolony why finite time to the	
Instee, appointed hereunder. Upon such appointment, and without conveyance to conferred upon any trustee herein named or appointed hereunder. Each such app beneficiary, containing reference to this trust deed and its place of record, which, y	Bullyius, In a successor or successors to any inustee named herein or to any successor the successor trustee, the latter shall be vested with all title, powers and duties ontment and substitution shall be made by written instrument executed by when recorded in the office of the recording officers of the county or counties in which cossor inustee.
party hereto of pending sale under any other deed of trust or of any action or proc , roceeding is brought by trustee.	ged is made a public record as provided by law. Trustee is not obligated to notify any seding in which grantor, beneficiary or trustee shall be a party unless such action or
The grantor warrants that the proceeds of the loan represented by the above (a) primarily for grantor's personal, family, household or agricultural purpose (b) for an organization or (wore if granter in a primarily in a primarily for a personal pe	
This deed applies to insures to the benefit of and binds all partice barries that	ss or commercial purposes other than agricultural purposes.
and whenever the context so requires the masculine conder includes the forming	and hereby, whether of hot named as a beneficiary herein. In construing this deed
IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and	I year first above written
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or	Louis De Conestos
(0) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Initial and and and and	<u>Calle 1. Carlestito</u>
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use the form of acknowledgment opposite.)	
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STATE OF OREGON, SS.	STATE OF OREGON, County of) ss.
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and Edie P. Eggleston and acknowledged the foregoing instrument	Personally appearedann
and Edie P. Eggleston and acknowledged the foregoing instrument to be their volustary act and deed. (OFFICIAL	Personally appeared and
and Edie P. Eggleston and acknowledged the foregoing instrument to be their volugitary act and deed.	Personally appearedand each for himself and not one for the other, did say that the former is thepresident and that the latter is the secretary ofa corporation, and that the seal affixed to the forecoing instrument is the corporate
and Edie P. Eggleston and acknowledged the foregoing instrument to be their (OFFICIAL SEAL) My commission expires: 10-4-94 OFFICIAL SEAL	Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the 
and Edie P. Eggleston and acknowledged the foregoing instrument obe_their	Personally appearedand who, being duly swom, each for himself and not one for the other, did say that the former is the president and that the latter is the president and that the latter is the secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
and Edie P. Eggleston and acknowledged the foregoing instrument to be their (OFFICIAL SEAL) My commission expires: 10-4-94 OFFICIAL SEAL	Personally appearedand who, being duly swom, each for himself and not one for the other, did say that the former is the president and that the latter is the president and that the latter is the a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.
and Edie P. Eggleston and acknowledged the foregoing instrument to be their (OFFICIAL SEAL) OFFICIAL SEAL LISA MILLS NOTARY PUBLIC-OREGON COMMISSION NO. 018864 MY COMMISSION EXPIRES OCT. 4, 1996	Personally appeared and each for himself and not one for the other, did say that the former is the president and that the latter is the 
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	REQUEST FOR FULL RECONVEYANCE
	To be used only when obligations have been paid.
TO:	, Trustee
sausined. Touriereby are directed to cancer	er of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and Il evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust
Mail reconveyance and documents to	he parties designated by the terms of said trust deed the estate now held by you under the same.
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Rend, Creater 97708	
- <mark>Anana C</mark> ura Serarah Manda - <b>2101</b> Bos SBBS	o
Do not lose or destroy this Trust Deed OR 1	E NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
Martin a Contract of the second	11-51-52503:30 0000
9637	n in the second s

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35558

3227



12.07 NO.U11 F.UZ

## DESCRIPTION

NUV 21 95

The following described real property situate in Klamath County, Uregon:

10:5038828115

A parcel of land sluated in the EinininWisEi of Section 16, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point, the East center 1/16 corner of Section 16; thence along the East 1/16 Section line, South  $00^{\circ}27'19''$  West 325.30 feet to a point; thence South 88°20'24'' West 660.62 feet to a #5 plastic-capped steel rod; thence North 01°43'05'' East 322.46 feet to a point along the center quarter section line; thence along said center quarter line, North 88°02'40'' East 653.66 feet to the point of beginning. Bearings based on Minor Partition No. 81-125.

## STATE OF OREGON: COUNTY OF KLAMATH : ss.

NEHMHIH CUUNIT DITLES

Filed for record at request of Klamath County Title Company	7th
of <u>November</u> A.D., 19 95 at 3:32 o'clock <u>P</u> M., and duly recorded in Vol.	
of Mortgages on Page2276	,
FEE \$20.00 Bernetha G. Letsch, County By <u>Gunnette</u> , Mugle	y Clerk