NS .		COPYRIGHT HISS STEVENE HESS SA	W PUBLISHING CO., PORTLAND, OR 9770
		Vol <u>M99</u> f	40381
TRUST DEED	1	STATE OF OREG	
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Trever C. Peterson 159 (R) 12 mi	4 : 4:2	County of	
Trevor C. Peterson & Bernis H. Peterson	o i n	was required for -	t the within instrumen
10448 W. Langell Valley Road Bonanza, OR 97623		of	ecord on theday
Grantor's Home and Address		o'alod	
Allen A. Timms & Genevieve W. Timms	SPACE RESERVED	hook/real/values	M., and recorded in
9441 Teare Lane	FOR	oook/reer/voiginger	on page
Bonanza, OR 97623	RECORDER'S USE	ment/microfilm/red	d/or as fee/file instru- ception No.
Beneficiery's Name and Address		Record of	of said County.
After recording, return to (Name, Address, Zip):		Witness my h	and and seal of County
		affixed.	iand and sear of County
		NAME	
	K 54629		TITLE Deputy.
THIS TRUST DEED, made this 5th Trevor C. Peterson & BErnis H. Peterso	n, husband and wit	ober [e	, 19.99 , between
First American Title Insurance Company Allen A. Timms and Genevieve W. Timms,			
Allen A. Timms and Genevious W. Ti-	of Oregon		as Grantor,
did denevieve w. limms,	husband and wife		as I rustee, and
			as Repeticion
KLAMATH County, Oregon, de	and conveys to trustee i	n trust, with power of	sale, the property in
SW1/4NW1/4; NW1/4NW1/4; that portion of Irrigation District Drainage Ditch; and of Lost River in Section 32, Township 3 Klamath County, Oregon.	f the N1/2SW1/4 ly	ing North of Lang the E1/2NW1/4 lyi East of the Will	ell Valley .ng Westerly .amette Mcridian,
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORM, of One Hundred Twenty Five Thousand and (\$125,000.00)	ANCE of each agreement of No/100 Dollars	grantor herein contained	and payment of the sum
note of even date herewith payable to have the	Dollars, with inter	est thereon according to the	e terms at a second a co
The date of motionists of it is a	, , , , , , , , , , , , , , , ,	/ T •	
beneficiary's option*, all obligations secured by this instrum come immediately due and payable. The execution by grant assignment.	irst obtaining the written coent, irrespective of the ma for of an earnest money agre	onsent or a series of a file	(any part) of the prop-
provement thereon, not to commit	good condition and repair:	not to remove or demolis	sh any building or in
damage 1 or destroyed thereon, and any and in good and he	abitable condition any build	dine or improvement	
damage I or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations costs.	curred therefor.	, or auprovement wite	n may be constructed.
3 To comply with all laws, ordinances, regulations, coso requests, to join in executing such financing statements put to pay for filing same in the proper public office or offices, a new be desired desired.	irsuant to the Uniform Com	rictions affecting the proper	estical the beneficials
adencies as may be deserted to the profile office of offices, a	as well as the cost of all li	of teacher and the benefit	icidi) mas regulte and
lamade by fire and much attended maintain insurance of	on the buildings now or he	ereafour access.	
lamage by fire and such other hazards as the beneficiary many maintain insurance of the such other in companies acceptable to the beneficiary, with loss liciary as soon as insured; if the grantor shall fail for any reason to least lifteen days prior to the expiration of any policy of in the same at grantor's expense. The assured	by from time to rime required payable to the latter; all point to procure any such insurance now or hereafter necessariance.	neutron elected on the pro- n, in an amount not less to places of insurance shal, he ance and to deliver the pol- laced on the building	operty against loss or san \$ full insurable delivered to the here val isses to the hereingary

ficiary as soon as insured; if the grantor shall fail for any reason to private any such insurance and to deliver the policies to the beneficiary at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on the biolidings, the benefic are many processed and the same at grantor's expense. The ansum collected under any fire or other insurance policy has be applied any any indebtedness secured hereby and in such order as heneficiary may determine, or a option of beneficiary the entire annual so not not any part thereof, may be released to grantor. Such application or release shall not cure or wave any detail or notice or invalidate any act done pursuant to such notice.

5. To keep the property free from construction liens and to pay all taxes, assessments and other charges be one past due or detail or notice.

5. To keep the property before any part of such taxes, assessments and other charges be one past due or detail or notice or other charges payable by grantor, either by direct payment or by providing beneficiary with limits with which to make such payment of other charges payable by grantor, either by direct payment or by providing beneficiary with limits with which to make such payment of the charges payable by grantor, either by direct payment or by providing beneficiary with limits with which to make such payments beneficiary may, at its option, make payment thereof, and the amount so paid, with interest at the rate set tooth in the note secured tereby, rogether with the obligations described, and in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of with interest as aforesaid, the property hereinbefore described, and all such payments shall be bound to the same entent that they are and the compayment of the obligation herein described, and all such payments shall be bound to the same entent that they are and the compayment of the obligation herein described, and all such payments shall be bound to the same entent that they are and the compa

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 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.

which are in score of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by granter in such proceedings, abull be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both into trial and appellate or granter agrees, at its own expense, to licary in such proceedings, and the balance applied upon the indebted necessaries and expenses and attorney's fees, both necessaries and expenses and appellate on the indebted and such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of the state of the indebted and the property of the property of the indebted and the property of the property of the indebted and the property of the property of the indebted and the property of any part thereof, in its own many of the property of the property of any part thereof, in its own many of the property of the property of any part thereof, in its own many of the property of the property of any part thereof, in its own many of the property of the property of the property of any part thereof in its such of the property of the property

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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, inures 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 made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-tending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Poterson

Barnis H Peterson Bilnio STATE OF OREGON, County of Black 12 Little $I_{\rm)ss}$ This instrument was acknowledged before me on a A. Eddle

Trevor C. Peterson and Bernis H. Peterson This instrument was acknowledged before me on ..

COMMISSION NO. 102815. IISSION EXPIRES JUL 01, 2001

-1411/12/16/19 Notary Public for Oregon My commission expires A. 21.2

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

. Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you be trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made

State of Oregon, County of Klamath Recorded 10/12/99, at 9/12a m. In Vol. M99 Page 46381 Linda Smith.

County Clerk

Fee\$ <u>/</u>5