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FORM No. 881-Oregon Trust Deed Series.

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Paga2062 Vol. - 250.09 TRUST DEED 30th day of October. THIS TRUST DEED, made this JERRY A. HALVORSEN, WILLIAM ROSSWORN, WAXNEXAXXWILEOX DOUGLAS R. GRIM FULL CIRCLE, INC., an Oregon corporation

and WITNESSETH:

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

Lots 12, 13, 14 and Lot 15 less the southerly 9.68 feet, in Block 18 of the second Railroad Addition to the City of Klamath Falls, Klamath County, Oregon.

4. To provide and continuously: maintain insurance on the buildings now or herediter received on the said premises against loss or damage by fire and such other hazerds as the beneficiary may from time to time require, in an amount not less than \$ -0^- . , witten in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the fantor shall be delivered to the beneficiary use hisuance and to deliver said policies to the beneficiary at least filtern days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any frie or other insurance policy may be applied by beneficiary upon any intellitedness secured hereby and in such order as beneficiary upon any intellitedness secured hereby and in such order as beneficiary upon any intellitedness secured hereby and in such order as beneficiary than a protein insurance policy may be applied by beneficiary upon any intellitedness secured hareby and in such order as beneficiary upon any intellitedness secured hareby and in such order or assessments and other charges there notice of delaut hereunder or invalidate any spart thereof, may be released to granter. Such application or release shall as the operative before any part of such notice.
5. To keep said premises the from mechanics' liens and to pay all trans, assessments and other charges payable by grant, either by direct payment or by providing beneficiary with lunds with which to make a payment of any tares, assessments and the anoton tso paid, with interest at the rate set forth in the note secured by this trust deed, without value and payments, with interest as aloreasid, the property before the significian described in paragraphs 6 and 7 d his trust deed, without value and payments shill be infinitely due and payable and constructed and lie such payments and a property before there or

nellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such append. It is mutually agreed that: 8. In the event that any portion or all of said properly shall be taken under the right of eminent domain or condemnation, 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, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebietdness secured hereby; and grantor agires, al its own expense, to take such actions and exceute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-

n, promptly upon beneficiary's request. , At any time and from time to time upon written request of bene-payment of its lees and presentation of this deed and the note for ficiary,

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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, or a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches.

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snar ux the time and place of sale, give notice thereof as then required by law and proceed to lottclose this trust deed in the manner provided in ORS 86.740 to 86.795. 1.3. After default at any time prior to line days before the dair set by the trustee for the trustee's sale, the grantor or other person in investigated by the trustee for the trustee's sale, the grantor or other person is privileged by very, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses neurally incurred in enforcing the terms of the obligation and trustee's and attorney's less not ex-ceeding 550 each) 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 held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one purcel or in separate purcels and shall sell the purcel or purcel's at austin to the higher bidder for cash, payable at the time of sale. The trustee shall deliver to the purchaser its deed in form as required by law conveying the purperty so sold, but without any convent or warranty, express or in-plied. The recitais in the deed of any matters of lat shall be conclusive proof of the truthians thereol. Any person, excluding the trustee, but including the grants and beneficiary, may purchase at the sale. Subter the bidder low substration to the single there of sale, in-stituting the compression of sale the forward of a warranty, express or in-plied. The recitais in the deed of any matters of lat shall be check by trustee shall may be the bidder of any meant of (1) the express of sale, in-cluding the property so sold but without any convent or warranty, express or in-plied. The recitais in the deed of any matters of the trustee, but including the grant and beneficiary may purchase at the sale. Subtain the there bidder on the payment of (1) the expresses of sale, in-c

Surplus, if any, to the frantor or to his successor in interest entitled to such surplus.
16. For any reason permitted by law beneliciary may from time to time apoint a successor or successor is any trustee named herein or to any successor to the trustee named herein or to any successor trustee appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment, and without and its place of record, which, when recorded in the olifee of the County Olive for Recorder of the county or containing reference to this trust deed and its place of record, which, when recorded in the olifee of the County Olive for Recorder of the county or counties in which the property is situated, shall be conclusive prine of populations to this deed, duly esceuted and achieved for other accepts this trust when this deed, duly esceuted and control and the part of the form of the deed of the durity or of any action or proceeding in which and under any other deed of the sum of the accessor trustee.

anni be conclusive priori of 17. Trustee accepts i acknowledged is made a put obligated to notify any party trust or of any action or pro shall be a party unless such

2063 Except that certain Trust Deed dated October 30, 1976 between Jerry A. Halvorsen & William Rossworn and Maynex XXX Wikkow, grantors and , as beneficiary, said Trust Deed being recorded prior in time and, therefore, being a prior lien, to this Trust Deed, and that he will warrant and lorever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the note secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunted set his hand/and seal the day and year first above written. (SEAL) Villia Josum forsion (SEAL) WILLIAM ROSSWORN By Jerry A. Halvorsen his Attorney-In-Fact. (If the signer of the above is a corpore use the form of acknowledgment oppo WWWATEX XXX X MAXXXXXX (ORS 93 490) STATE OF OREGON, STATE OF OREGON, County of) ss. *County of* Klamath February 3 . , 19..... Personally appeared , 1977 and Halvorsen, amirilianborosswornrry Raynaxaxxxxxxxxxx who, being duly sworn, each for himself and not one for the other, did say that the former is the president and that the latter is the and acknowledged the loregoing instruand acknowledged the longtong mathematical and longtong mathematical a SEAL) Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 6/13/80 Notary Public for Oregon My commission expires: -6-5-2 1111 Halvorsen, ^kWilli Ŧ Grantor Beneficiary Title seal Count 5 and Wayne A. 5 TRUST DEED and ATH and haz. said page Inc. KLAM my hand 881) ARY P.M., the Mortgages of OREGON, чo D. MILNE CLERK (FORM No. Circle, that o'clock. I certify was recei Witness y affixed. 11 Α. Rossworn COUNTY of <u>,</u> 뇌 STATE OF at 3;44 c in book M Record of *h* - NM County day 3;44 Jerry Full County ment 3 6 s. FEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary 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

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