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FORM No. 881-Oregon Trust Deed Series-TRUST DEED. AND LAW PUULISHING CO., PORTLAND. OR. 87204 TS 28343 TRUST DEED Val. 77 Page 66'70 THIS TRUST DEED, made this day of A Jerry K. & Joan Loeffler, husband & wife B.J. Matzen, City Attorney City of Klamath Falls, a municipal corporation April , 19 77, between , as Grantor, . as Trustee. and , as Beneficiary. WITNESSETH:

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

Lot 5, Block 4, Tract 1091, Lynnewood, in the City of Klamath Falls, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, free of all encumbrances except reservations, restrictions, easements and rights-of-way of record and those apparent upon the land.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

The above described real property is not currently used for agricul To protect the security of this trust dead, 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; 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therelor. tions and restricting said property; tions and restricting said property; if the beneficiary so requests, to join in executing such financia said property; if the beneficiary so requests, to proper public olice or offices, as well as the on pay for filing same in the proper public olices or sourching agreeness public olices made beneficiary. 4. To provide and continuously maintain insurance on the buildings

Items and restrictions attecting state property; if the denotes the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the property public office or offices, as well as the cost of all line searches made beneficiary may require and to pay for filing same in the property public office or offices, as well as the cost of all line searches made by the one or hereafter erected on the said premises against loss on damage by the one or hereafter erected on the said premises against loss on damage by the one or hereafter erected on the said premises against loss on damage by the organises acceptable to the beneficiary may from time to timing by the comparise acceptable to the beneficiary may from time to the toticary or the said nutricary reason to procure any such instances and to different any procure the same at frantconfact on said buildings to dimutance how at least lifteen days prior to the expiration of any policy of imutance moving and instation or release that the order as beneficiary may be requested to the sended at the evolution of any policy of imutance noving and in such order as beneficiary may be requested to the torice of any such that the same at the torice of any such the same at the order any time or other instance policy and in such order as beneficiary any be released to grantor. Such application or release shall are to assess the domy the release that may be levied or assessed upon or any theored, may be released to grantor. Such applications therein any order any the or delinguent and prompily deliver receins therein the solid premises the find construction formed any at the another any the order any part of such farses shall be added to and become a part of the obligation therein any of the deviced and way well as the deviced at the another and the another any of the construction of the best construction with the solid premise any solid premises and the same pay and the same approxement of the best and the another any of the construction. Therease shall be a

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The having obtained the written consent or approval of the beneficiary of strument, irrespective of the maturity dates expressed therein, or submetal time the transmission of the maturity dates expressed therein, or submetal time the transmission of the property. The familing any comment or creating any perifician thereon; (c) join in any familing any comment or creating any restriction thereon; (c) ioin in any familing any comment or creating any restriction thereon; (c) ioin in any familing any comment or creating any restriction thereon; (c) ioin in any families and the property. The families into the property is the second and the property. The second second and the property of the indept detection of the second and the property of the indept detection of the second and the property of the indept detection of the second and the property of the indept detection of the second of the second and the property of the indept detection of the second of th

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.

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STATE OF OREGON,) COUNTY OF KLAMATH.) Personally appeared bef Within named George C. Flitcra the City of Klamath Falls, Ores the oldy of Alamatic Fails, of that as Such Mayor and Record Oregon and see the side of the

a second s 6674 4405. 1 734222 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawrică) Apatri fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever 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, household or agricultural purposes (see Important Notice below), (2) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (2) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (3) three primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (4) three personal primarily for grantor (see Important Notice below), (5) three personal This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. **TIMPORTANT NOTICE:** Delete; by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevans-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevans-Ness form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Jerry K. Loeffler Jan Loeffler (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON STATE OF OREGON, County of.) 55 County ofKlamath , 19.... April 15, 1977 Personally appeared and Personally appeared the above named each for himself and not one for the other, did say that the former is the Jerry K. & Joan Loeffler, president and that the latter is the Husband & Wife secretary of. , 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 be-half 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: ment id be the ir voluntary act and deed. (OFFICIAL (OFFICIAL SEAL), OT Bitty & Daniel Notary Public for Oregon Notary Public for Oregon My-commission expires: 3-7-79 (OFFICIAL SEAL) Notary Public for Oreson My commission expires: وأسعمهم مركبت الرقيبي المركب Sec. in 613 \$ 7,650.00 Klamath Falls, Oregon, April 15 , 19.77 I (or if more than one maker) we, jointly and severally, promise to pay to the order of 凝 KE* 35 City of Klamath Falls at 226 S. 5th, Klamath Falls, OR 97601 Seven Thousand Six Hundred Fifty & 00/100ths DOLLARS. with interest thereon at the rate of 8 1/2er cent. per annum from April 15, 1977, until paid, principal and interest payable in monthly installments of not less than \$ 94.85 in any one payment; each payment as made principal and interest payable in monthly installments of not less than \$ 94.85 in any one payment; each payment as made shall be applied first to accumulated interest and the balance to principal; the first payment to be made on the day of May 75, 19.77, and a like payment on the day of each month thereafter until installments is not so paid, the whole sum of both principal and interest to become immediately due and collectible at the option of the holder of this note. If this note is placed in the hands of an attorney for collection, I/we promise and agree to pay the reasonable attorney's fees and collection costs of the holder hereof, and if suit or action is filed hereon, also promise to pay (1) holder's reasonable attorney's by the appellate court, us the holder's reasonable attorney's lees in the appellate court. 1 \vee \sim -for-Jerry K. Loeffler Jan Loeffler FORM No. 807-INSTALLMENT NOTE. State of Oregon, County of Klamath] ss, Jerry K. & Joan Loeffler Husband & Wife I hereby certify that the within instrument was SPACE RESERVED received and filed for record on the 20th Granto City of Klamath Falls, FOR day of April , 19 77 , at 10:08 RECORDER'S USE o'clock _____M. and recorded on Page___ a Municipal Corporation 6670 「「「 Beneficiary in Book M 77 Records of Mortgage AFTER RECORDING RETURN TO of said County, City of Klamath Falls 226 S. 5th WM, D. MILNE, County, Clerk Klamath Falls, OR 97601 Fee # 6 th Br Alas Start Start Charles A. A.