FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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in

S	39825	TRUST DEED	Vol. M Pa	ge_ <u>23330</u> + ()),
	THIS TRUST DEED, made thi Lawrence H. Jackson, II,	s 1176 day of A Single Man	November	, 1977 , between
	B. J. Matzen, City Attorn	nev	• •	, us Grantor,
md	City of Klamath Falls, A	Municipal Corponation		, as Trustee,
		WITNESSETH:		, as Beneficiary,

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

Lot 8, Block 8, Tract 1140, Lynnewood First Addition, 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.

then, at the beneficiary's option. all obligations secured by this insidered, shall become immediately due and payable.
The above described eael property is not currently used for agrice of the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect, preserve and maintain said property in good condition and repair not to remove or demolish any building or improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be constructed, damaged or detrived thereon agree improvement which may be deemed desirable by the beneficiary.
To complex and continuously maintain insurance on the buildings and there is a second by the demaged agree is a grant or the said premises against to be the said premises against to be the said premises against to the said there days prior to the expiration of any policy of insurance new ark terealter placed on asid by beneficiary and on the policy of the terealter place on the said premises against to account the tere that agree the same at grantor's expense. The amount collected or the same at grantor's expense. The amount collected or any procure the same at grantor's expense. The amount collected or any placebitdenes tecured hereby and in such a

cree of the tries ways in the second of a sine ways is a sub-liate court shall adjuide reasonable as the ways less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken due the right of eminent domain or contermation, beneticiary shall have the the start of the same and the same start of the amount required pay all reasonable costs, erromes in atcass of the amount required pay all reasonable costs, erromes in attack and the prime way attack prime by it first upon any reasonable contained prime and attacms? Ites, the in the third and appellate courts, necessarily paid or incurred by bene-tions in such proceedings, and the balance applied upon the indebtudies in such proceedings, and the balance applied upon the indebtudies the bars. is, at its over shall be ne request. n, pron

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nstrument, irrespective of the maturity dates expressed therein, icultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (h) join in suboffication or other digreement allocing this deed or the lien or chat hereoi; (d) preserve, without warranty, all or any part of the property. The property of and the recitals therein of any matters or lates and thereoi? (d) preserve, without warranty, all or any part of the property. The property of the prop

e by advertisement and sale before the data set by the

trustee. date and at the time and ay sell said property either 1 the parcel or parcels at the time of sale. Trustee required by here enverying warranty, express or im-t shall be conclusive arcost

truste

16. For any reason permitted by law beneficiary may from time to 16. For any reason permitted by law beneficiary may from time to point a successor or successors to any trustee named herein or to any or insiste appointed hereunder. Upon such appointment, and without and durise context rustee, the latter shall be vested with all title tent are under the such appointment of the successor to the tent executed by beneficiarian any trustee herein named or appointed tent executed by beneficiarian containing reference to this trust deed apples of record, which where under any the office of the County or Recorder of the county or number in which the property is situated, a conclusive proof of proper appointent of the successor trustee. time app powe hereu instru and Clerk shall

17. acknowled oblia na rula rula when this deed a public record as provided by party hereto of pending sale un or proceeding in which grantor, such action or proceeding is br trust or of shall be a

active member of the Cregon State Bar, a tes, a title insurance company authorized to

		<u>Ansa</u>	for an angle of the set of the se			
The grantor covenants and agrees to a fully seized in fee simple of said described rea	nd with the be il property and	<b>CG3321</b> encliciary and those claiming under him, that he is law I has a valid, unencumbered title thereto	The second se			
and that he will warrant and forever defend	the same agair	nst all persons whomsoever.				
This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns. It contract secured hereby, whether or not named as a be- masculine gender includes the feminine and the neuter IN WITNESS WHEREOF, said granton * IMPORTANT NOTICE: Delete, by lining out, whichever warn not applicable; if warranty (a) is applicable and the berefit or such word is defined in the Truth-in-lending Act and beneficiary MUST comply with the Act and Regulation by disclosure; for this purpose, if this instrument is to be a FIR the purchase of a dwelling use Stevens-Ness form No. 130	AXXXXXXXXXXXXX and binds all pa The term benefic neticiary herein , and the singula ' has hereunto anty (a) or (b) is anty (a) or (b) is a reading required of the to finance of or equired of the to finance	set his hand the day and year first above written.				
cquivalent. If compliance with the Act not required, disre- (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	gard this notice. RS 93.470)					
County of	Perso	FOREGON, County of				
and acknowledged the torogoing instru- ment to be (1) his voluntary act and dood. Before and SEAL) Notary Public tor Oregon My commission expires: 3-7-79	fialt of said	a seal affixed to the foregoing instrument is the corporation, boration and that said instrument was signed and sealed in bo- corporation by authority of its board of directors; and each of wledged said instrument to be its voluntary act and deed. e me: (OFFICIAL				
\$11,655.00 Klamath I (or if more than one maker) we, jointly a City of Klamath Falls	11,655.00 Klamath Falls, Oregon November //					
Eleven Thous and Six Hundred Fifty-five with interest thereon at the rate of $8^{3}_{2}$ per cent. per principal and interest payable in monthly installments of shall be applied first to accumulated interest and the balanc of December						
	, M	Lawrence H. Jackson, II				
City of Klamath Falls,	ACE RESERVED FOR CORDER'S USE	SN Stevens-Nets Law Publishing Co., Portland, Ore. STATE OF OKEGOIN County of .Klamath				
City of Klamath Falls 226 South Fifth Street Klamath Falls, QR 97601		Wm. D. Milne County Clerk Title By Clinetia & Retaching Paperty				
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