81088	TRUST DE		ol. Mg Pag		জ্য
THIS TRUST DEED, made this 20 DAVID A. PETERSON and SHAR	th day	of Febru	ary band and Wi	19 80 , betw	veen
DAVID A. PETERSON and SHAR TRANSAMERICA TITLE INSURAN	ON B. PETI	ekdon, hus Y	Valla alla WI	as Grar, as Trus	stee,
A ROOKSTOOL-HANSEN REAL ESTA	TE CO.	·····	94. (* 1977) 	, as Benefici	ary,
Grantor irrevocably grants, bargains, se	WITNESSE	ETH:	incontine at the	alu a ser e sit	
Klamath County, Oregon, de	escribed as:	11001 III	ni pocy		i u
SEE ATTACHED) EXHIBIT	esec i di i	aj	en i gertalik det Grandska i s	
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TRUST DEED			SPATE OF CRA	CARLES. States and the	1
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ogether with all and singular the tenements, heredit ow or herealter appertaining, and the rents, issues a ion with said real estate.	and profits thereo	f and all fixtures i	now or hereafter atta	tained and neument	of the
ow or herealter appertaining, and the rents, issues a ion with said real estate. FOR THE PURPOSE OF SECURING PER THOUSAND THREE HUNDR im of ONE THOUSAND THREE HUNDR	ED IWENTY	AND NO/10	bergention herein con	Dollars, with i	nterest
hereon according to the terms of a productory	ayan saya takatan dar	en Vérason 16 Ph I due and pouchle	a ng ging kinan nang	19	
The date of maturity of the debt secured by it	as manument is a	or any part there	of, or any interest	herein is sold, agreed	I to be
old, conveyed, assigned or alienated by the granto	red by this instru	ment, irrespective	written consent or of the maturity	approval of the bene lates expressed there	nciary, ein, or
here in, shall become immediately due and payable. The above described real property is not currently	v used for agricultu	ral, timber or grazing	g purposes.		
To protect the security of this trust deed, gran 1. To protect, preserve and maintain said property in nd repair; not to remove or demolish any building or impro	ntor agrees: (a) consent to the m ranting any easemen	aking of any map or p t or creating any restr	lat of said property; (b) iction thereon; (c) join his deed or the lien or	charge
ot to commit or permit any waste of said property.		hereol; (d) reconvey,	, without warranty, all	ibed as the "person or ein of any matters or land, Trustee's lees for any trustee's lees for any	nersons
estroyed thereon, and pay when due all costs incurred therefor.		ervices mentioned in t	his paragraph shall be n	or ness than \$5.	at any
ions and restrictions affecting said property; if the beneficiary oin in executing such linancing statements pursuant to the U	nilorm Commer-	ime without notice, winted by a court, a	either in person, by an and without regard to t	he adequacy of any security and take possession of 58	urity for
proper public office or offices, as well as the cost of all her by filing officers or searching agencies as may be deemed encliciary.	desirable by the	erty or any part ther ssues and profits, inc	real, in its own name s luding those past due a	ue or otherwise collect th and unpaid, and apply the ection including reasonab	he same, de attor-
now or hereafter erected on the said premises against loss or and such other hazards as the beneficiary may from the	damage by fire t time require, in f written in	iciary may determine	indentegness sectives net	eny, and in such orser	rty, the
policies of insurance shall be delivered to the beneficiary as	soon as insured; insurance and to	collection of such ren insurance policies or c	ts, issues and profits, compensation or awards	for any taking or damaged	ge of the
t the grantor shall tail for any reason to produce any such leliver said policies to the beneficiary at least fifteen days pri	ior to the expira-	waive any default or pursuant to such notion 12 flavor deli	notice of default hered ce. with by Araptor in pays	inder or invalidate any s	secured
ion of any policy of instrume how of instrume policy of the beneficiary may procure the same at grantor's erpen- collected under any lire or other insurance policy may be an isary upon any indebtedness secured hereby and in such ord may determine, or at option of beneficiary the entire amount	t so collected or	hereby or in his perfo declare all sums secur	ed hereby immediately of	t bereander, the behend the and payable, in such couractly used for act	an event icultural.
not cure or waive any default or notice of default hereunder	n or release shall or invalidate any	timber or grazing pur deed in equity, as a	mortgage in the mann	er provided by law for a	mortgage the bene-
5. To keep said premises free from construction here taxes, assessments and other charges that may be levied	assessed upon or	mortgage or direct t	he trustee to loreclose	this trust deed by adve	rtisement
charges become past due or deinquent and promptly denter to beneficiary; should the grantor fail to make payment of i	receipts therefor any taxes, assess- any frantor, either	cause to be recorded said described real p	roperty to satisfy the o	bligations secured hereby	where-
by direct payment of by providing bencheany in make make such payment, beneficiary may, at its option, make	s with which to payment thereof, the note secured	required by law and vided in ORS 86.740	to 86.795.	reclose by advertisement	and sale
hereby, together with the obligations described in particulation trust deed, shall be added to and become a part of the deb	t secured by this	then alter delault at trustee for the trust ORS 86.760, may p	ee's sale, the grantor of ay to the beneficiary of	his successors in interes	leged by t, respec-
covenants hereof and for such payments, with interest is and erty hereinbefore described, as well as the grammer, shall b	be bound to the	tively, the entire am obligation secured th	ereby (including costs	and expenses actually in interis and attorney's fee	curred in
described, and all such payments shall be inneutately due out notice, and the nonpayment thereol shall, at the option of roader all sums secured by this trust deed immediately due	of the beneficiary, and payable and	be due had no defau all foreclosure proceed	it occurred, and thereby lings shall be dismissed	o the philiphi di the default, in wh by the trustee.	ich event
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust i	including the cost	14. Otherwise place designated in th	he notice of sale. The tr	ustee may sell said proper	arcels at
in connection with or in enforcing this obligation and tracked fees actually incurred.	es and attorney s	shall deliver to the	purchaser its deed in to	rm as required by him o	conveying
affect the security rights or powers of beneficiary of trustee, action or proceeding in which the beneficiary or trustee make	appear, including	ol the truthlulness t	the acea of any marei hereof, Any person, ex- liciary may purchase at	cluding the trustee, but the sale.	including
cluding evidence of thre and the benching paragraph 7 in	all cases shall be	15. When fru shall apply the proc	eds of sale to paymen	t of (1) the expenses of	trustee's
decree of the trial conff. granter fifther agreed to pay she to will be const shall adjuilge reasonable as the hemiticary's i	h ann as the an-	attorney, (2) to the having recentlyd lieb	a subsequent to the in	ferent of the trustee in	the trust
ney a fuen on pitch append.	cty shall be taken	surplus, it any, to the	the granitor of to this and	n hanaticiary may from	i time to
		time appoint a succe	ssor or successors to an	a such appointment, and	1 without
8. In the event that any portion or all of said proper under the right of eminent domain or condennation, beneficis right, if it so elects, to require that all or any portion of the	amount required	successor muster app	necessor trustee. the fai	the strain of country when	all title.
8. In the event that any portion or all of said prope- inder the right of eminent domain or condemnation, benefici, right, if it so elects, to require that all or any portion of the scompensation for such taking, which are in excess of the to pay all reasonable costs, espenses and attorney's less in incurred by grantor in such proceedings, shall be paid to	amount required accessarily paid or beneficiary and nd attorney's fees,	conveyance to the s powers and duties hereunder, Each such	conferred upon any tri h appointment and sub-	titution shall be made b	appointed sy written
8. In the event that any portion or all of said proper under the right of eminent domain or condemnation, benefici, right, if it so elects, to require that all or any portion of the to pay all reasonable costs, expenses and attorney's less in the pay all reasonable costs, expenses and attorney's less in incurred by grantor in such proceedings, shall be paid to applied by it liest upon any reasonable costs and expenses at both in the trial and appellate courts, necessarily paid or ficiary in such proceedings, and the balance applied, upon	amount required accessatily paid or beneticiary and nd attorney's fees, incurred by bene- the, indebtedness take such actions	conveyance to the s powers and duties hereunder. Each such instrument executed and its place of rec Clerk or Recorder of	incressor trustee, the lot conferred upon any tru- h appointment and sub- by beneficiary, contain- cord, which, when reco- l the county or counties	titution shall be made b sing reference to this to rded in the office of th in which the property is near of the successor to	appointed sy written rust deed ie County s situated, istee.
8. In the event that any portion or all of said proper	amount required becommended of the provided of the original attorney's fees, incurred by bene- take such actions take such actions taking such com- a request of bene-	conveyance to the s powers and duties instrument executed and its place of rec Clerk or Recorder of shall be conclusive 1 17. Trustee acknowledged is ma	uccessor trustee, the int onlerced upon any fit happointment and sub- by benchicary, contain out, which, when reco- the county or counties wood of proper appoint accepts this trust whe de a public record as	ditution shall be made b ing reference to this to and in the office of the	appointed sy written rust deed c County s situated, isten, uted and tee is not wr deed of

and New to approximate and approximate manifold of the second strategies of the	d the aloining under him that he is law-
	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
d that he will warrant and forever defend the	same against all persons whomsoever.
(a)* primarily for grantor's personal, family, is a n	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), atural person) are for business or commercial purposes other than agricultural
rs, personal representatives, successors under as a benefintract secured hereby, whether or not named as a benefintract	I binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the and the singular number includes the plural.
IN WITNESS WHEREOF, said grantor h	has hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever warran	ity (a) or (b) is
st applicable; it warranty (a) is upplicable and Act and Re r such word is defined in the Truth-in-Lending Act and Re	rgulation Z, the DAVID A. TETEROON
eneficiary MUST comply with the Act and his to be a FIRST isclosures; for this purpose, if this instrument is to be a FIRST	i lien to finance
he purchase of a dwelling, use Stevens-Ivers form to the second s	rm No. 1306, or Man Curry
quivalent. If compliance with the Act not require,	
so the form of acknowledgment opposition (OR	IS 93.490] STATE OF OREGON, County of
TATE OF OREGON,	and
County of Klamath	who being duly swoill.
Personally appeared the above named David A. Peterson and	each for himself and not one for the other, due say that the latter is the
Sharon B. Peterson	secretary of.
A	, a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal and that the seal atlixed to the foregoing instrument was signed and sealed in be-
and acknowledged the toregoing instru- ment to be the interview voluntary act and deed.	
(OFFICIAL SEAL) Warlene Addingt	(OFFICIAL SEAL)
Notary Public for Oregon	
	Notary Public for Uregon
My commission expires: 3-22-81	Notary Public for Oregon My commission expires:
My commission expires: 3-22-81	Notary Public for Uregon
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My commission expires: 3-22-81	Notary Public for Uregon My commission expires: EQUEST FOR FULL RECONVEYANCE red only when obligations have been paid.
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Fee \$10.50

A. D. 1980 at 3:58 clock PM., an vily recorded in Vol. M80 ., of <u>Mortgages</u> on Page3590 Wm D. MILNE, County Class By Derneth & Spels th

is 22nd day of _____ February

iled for record of request of _____Transamerica Title Co.

return to: TA So 6 th

TATE OF OREGON; "COUNTY OF KLAMATH; 55.

Beginning at a point on the Northerly line of Lot 1, Block 51, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON 12.88 feet Easterly from the Northerly corner of Lot 2, said Block 51, running thence Westerly 52.12 feet along the Northerly line of Lots 1 and 2; thence Southerly at right angles 120 feet to Washington Street, formerly Canal Street; thence Easterly along the Northerly line of Washington Street 52.12 feet; thence Northerly at right angles with said Washington Street 120 feet, to the place of beginning.

PARCEL 2

ALSO Beginning at a point from the intersection of the Easterly line of Ninth Street with the Northerly line of Closed Canal Street, running Northeasterly along the Southerly line of Lots 4 and 3 in Block 51 of Nichols Addition to the City of Klamath Falls, Oregon, a distance of 130 feet for the true point of beginning; thence Northwesterly at right angles of Closed Canal Street a distance of 120 feet; thence Southwesterly parallel with Closed Canal Street, 10 feet; thence Southeasterly at right angles of Closed Canal Street, 120 feet; thence Northeasterly 10 feet to the place of beginning, being a portion of Lot 3 in Block 51 of Nichols Addition to the City

Beginning at the intersection of the Westerly line of Lot 4 in Block 51 of Nichols Addition to the City of Klamath Falls, Oregon, with the Northerly line of closed Canal Street on the Easterly line of Ninth Street; thence running Easterly along the Southerly line of Lot 4 and 3 in said Block 51 a distance of 130 feet for the true point of beginning; thence Northwesterly at right angles to closed Canal Street 122 feet; thence Northeasterly parallel with closed Canal Street a distance of 25' 9"; thence Southeasterly parallel with Ninth Street 122 feet; thence Southwesterly along the Northerly line of closed Canal Street 25' 9" to the point of beginning.

The Westerly 25 feet 9 inches of Lot 2, Block 51 of NICHOLS ADDITION, and the Southerly 2 feet of the Westerly 25 feet 9 inches of Lot 7, Block 51, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

PARCEL 1

EXHEBIT "A"

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