FORM No. 881-Oregon Trust Deed Series-IKUSI DEED.	
TS TRUST DEED BVol. M80 Page	3599@
	9 80 , between as Grantor,
TRANSAMERICA TITLE INSURANCE COMPANY and ROOKSTOOL-HANSEN REAL ESTATE CO.	, as Trustee, , as Beneficiary,
and <u>RUORS TOOL-TIRRISH TOTAL 20 21 22</u> WITNESSETH: Granter irrevocably grants bargains sells and conveys to trustee in trust, with power of sa	

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131, WI Grantor irrevocably grants, bargains, sells and convey in Klamath County, Oregon, described as: $\sim \sqrt{2N}$

Lot 6, Block 306, DARROW ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, EXCEPT that portion recorded in Volume 126 at page 587 of Deed Records of Klamath County, Oregon, described energia da as follows:

Beginning at the Northeast corner of Lot 6; thence South 120 feet along the lot line to the Southeast corner of Lot 6; thence West 4.7 feet; thence North 2° 15' East, 120 feet to the point of beginning.

its any loss of destrict this house the trial relation in second and read in the features to the relation toda a concernation of a

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 Sum of <u>THREE THOUSAND NINE HUNDRED NINE TY</u> AND NO/100-----Dollars, with interest

sum of <u>ITIREE</u> INCLOAND NINE NUME FOUNDAED NINE IT AND NOT 100-100-------Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable <u>August 19</u>, 19 80. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor adrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to join in executing such linancing statements pursuant to the Umilorm Comme-cial Code as the beneliciary may require and to pay for filing some in the proper public office or offices, as well as the cost of all line searches made by filing officers or searching adencies as may be deemed desirable by the beneliciary.

destroyed thereon, and pay when due all costs incurred therefor.
3. To comply with all have, ordinancer, regulations, covenants, conditions and restrictions altecting said property; if the beneficiary so requests, to fain the executing such thaneing statements pursuant to the Units on the property of direct or searching agencies as may be deemed desirable by the beneficiary.
4. To provide and continuously, maintain insurance on the buildings on searches made beneficiany.
3. To provide and continuously maintain insurance on the buildings on searches as the dynamics against less or damage by live and such other hazards as the dynamics against less or damage by live on second as the dynamics against less or damage by live on some acceptable to the beneficiary at less theory between one was a such insurance and to the beneficiary at less theory between one was an any policy of insurance now or hereafter placed on said buildings, not any policy of insurance now or hereafter placed on said buildings not any policy of insurance new or hereafter placed on said buildings any part of such explanation of the same at grantor's express. The amount collected under any live relaxed hereby and in such order as beneficiary any determine, or at option of beneficiary the such applies of answerds the formed. Such application of a product the same at grantor's express. The amount collected under such and promises free from construction less and its pole of the frame of the formed to grant of the same at grant and thereof, may be hered and promises free from construction less and there has a such applies of an assessments and other charges bayable by grantor, ether of beneficiary; shuld the grantor is proved the payment of any fact assessments, insurance premiums, lines or other charges payable by grantor, ether of beneficiary; shuld the grantor is any determine, or at option of the relaxed pay of a sessessment and other charges that may be levied or assessment and other charges that may be applied by barefit

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other afreement allecting this deed or the line or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or presons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthdulness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may any of the indebedness hereols, either in person, by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebedness hereols, enter upon and taking possession of said properties upon and profits, in discover and taking possession of said properties or some same and taking possession of said property, and the explication or release thereol and such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other insues or compensation or elease thereol as aloresaid, shall not cure or waive any delault by grantor, in payment of any abeledness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking travestor of said property, the collection of such rents, issues and profits, or the proceeds of line and other insues of otherwise any delault or nolice of delault hereond are any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault or nolice of delault heremander or invalidate any act done bursuant to such nolice.
12. Upon delault by grantor, in payment of any indebtedness secured hereol as aloresaid, shall not cure

Insurance powers or compensation or awards for any taking or damage of the property, and the upplication or release thereof as allocasid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
 12. Upon default by grantor, in payment of any indebtedness secured hereby or in his performance of any afterment hereunder, the beneficiary may default and is the above described trail property is currently used for afficialtural, timber or grazing purposes, the beneficiary may proceed to forcelose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreelosures. However if said real property is not so currently used, the beneficiary and is the section may proceed to forcelose this trust deed in equity as a mortgage or direct the truste to lerclose this trust deed in equity as a mortgage or direct the truste to lerclose this trust deed in equity as a mortgage or direct the truste to lerclose this trust deed in the manner provided in ORS 86.740 to 86.755.
 13. Should the beneficiary or his successors in interest, respectively, the entire amount then due under the terms or so the trust deed and the obligation secured hereby (including costs and expenses actually incurred in endors of the obligation and trustes and atorney's less and thereby, which entire amount then due under the truste and at the time and place distant durits and atorney is essential that the notice of sale. The truste default in which event and and the entire smouth then due under the truste and at the site of the set of the obligation secured hereby including costs and expenses actually incurred in endorcing the beneficiary or his successors in interest, respectively, the sale shall be disting on a starter and at the time and place distante and at the time and place distant or avery and atorney is essential that no there of a sale. Trustee shall derive to the purcles at a disthere the and at the time and place dis the sha

surplus, if any, to the grantor or to bis successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conversance to the successor to successor to any trustee named hereinder, the successor trustee appointed thereinder. Upon such appointment, and without conversance to the successor to successor to any trustee herein named or appointed hereinder. Each suck appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of accessic, which shee recorded in the place the County Clerk or Kecorder of the county or counties in which the property is situated, shell be conclusive proof of proper appointment of the successor trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which ghendery or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed. Act provides that the trustee horeunder must be cillur 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 lows of Oregon or the United States, a title insurance company authorized to insure tale to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

3600 ent ober Altrater 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

and that he will warrant and forever defend the same against all persons whomsoever.

Sec. Sec.

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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), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

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 leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor ha	s hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary or such word is defined in the Truth-in-Lending Act and Regu beneficiary MUST comply with the Act and Regulation by mal disclosures; for this purpose, if this instrument is to be a FIRST II the purchase of a dwelling, use Stevens-Ness Form No. 1305 of if this instrument is NOT to be a first lien, use Stevens-Ness Form equivalent. If compliance with the Act not required, disregare	Nation Z, the ROBERT B. REEP king required to be March 200 or equivalent; Mapuel Reed
(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
County of Klamath	and
Personally appeared the above named	each for himself and not one for the other, did say that the former is the
Robert M. Reed and Maprill J. Reed	president and that the latter is the secretary ol.
τ	, a corporation,
ment to be the ir (OFFICIAL)	and that the seal attived to the totegoing instrument was signed and sealed in be- 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:
SEAL) W. Allener T. Addington	(OFFICIAL Nuture Bublic for Oregon SEAL)
My completion expires: 3-22-8	Notary Public for Oregon SEAL) My commission expires:
	nan ban (1997)
(a) Alter A. M. A. M. Kalendari, and A. M. Kalendari, "A strain of the strain of th	nen Spaller Stationen ander eine einer stationen aller einer stationen ander einer stationen andere einer statio Stationen Spaller einer Stationen auf der Stationen auf der Stationen auf der Stationen ander einer stationen an Stationen auf der Stationen Stationen auf der Stationen auf der Stationen auf der Stationen andere stationen auf
trust deed nove been taily pair to statute, to cancel all evid said trust deed or pursuant to statute, to cancel all evid herewith together with said trustideed) and to reconvey:w estate now held by you, under the same. Mail reconveyanc DATED:	
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it see	cures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
NOTED 2 10 LASE, (20 Feet to	the point of beginning.
	eerner of lot 6; thence South 190 year story (see story) (see story) (see story)
(FORM No. 881)	County of Klamath
Velume 126 at pinge 537 of fided	RECORDS OF STORSELL COLL certify that the within instru- ment was received for record on the
	AAQUE EXTRAGAL MARKE 22nd San of February 10 out
roc p' Block 300' DVKROM (DOLL Grantor	TOM TO JUE CIALA OM at 13:58 No clock P. M., and recorded in book MSO on page 3599 or
as wranistrin	as file/reel number. <u>\$1091</u>
	RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of
KOOKSTOOL-BANS Beneficiary, ESTA	County affixed.
AFTER RECORDING RETURN TO 10 DWV	OF COVINY MA. Wm. D. Milne
TIMEST M STREED REPORT AND AN IST	1 KEED HERDUNG GOMMENTER Clerk, J
30.618 St.	By Sunetha A felo ch Deputy
	Fee \$7.00