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FORM No. 881-Oregon Trust Deed ² Series-TRUST DEED.		8-au5891		
12151	F 이 가 가 있 주 있는	UST DEED	TODE NEED AND PUBLISHING	CO., PORTLAND. OR. 97204
THIS TRUST DEED, made the MICHAEL GREENSTREET and			May	19.82 , between
as Grantor, TRANSAMERICA T	ITLE INSURA	NCE COMPANY	und wile	······
CRAIG T. KLINE and CONNI	IE LOU KLIN	E, husband and	wife	as Trustee, and
as Beneficiary, Grantor irrevocably grants, barg inKlamath	WITI	IESSETH:		ale, the property
Lot 3, Block 6, Tract No County of Klamath, State	ο. 1140 τ.v	NNEWOOD HIDOR	en Bronne i de la companya de la com	
THIS TRUST DEED IS AN AI SECOND AND JUNIOR TO A F FALLS, A MUNICIPAL CORPO	L-INCLUSIV			
SEE EXHIBIT "A" ATTACHED	HERETO AND	D BY THIS REFE	RENCE MADE A PA	ART HEREOF.
together with all and singular the tenements, now or hereafter appertaining, and the rents, i tion with said real estate. FOR THE PURPOSE OF SECURING sum of SIX THOUSAND SEVEN H	C REPEOPLE INC.		of nereatier attached to o	or used in connec-
sum of SIX THOUSAND SEVEN H 	ary or order and mat at maturity by this instrument thin described prop grantor without fir secured by this in	Dollars, with interest the ide by grantor, the final is the date, stated above, erty, or any part thereof, st having obtained the wr. strument, irrespective of	ereon according to the term payment of principal and on which the final install or any inferest thetern is itten consent or reproval of the maturity does on	ns of a promissory interest hereot, if Iment of said note
 To protect the security of this trust deec 1. To protect, preserve and maintain said prop- and repair, not to remove or demolish any building or not to commit or permit any waste ol said property. To complete or restore promptly and in & manner any building or improvement which may be co- destroyed thereon, and pay when due all costs incurred the 3. To comply with all laws, ordinances, regulati- tions and restrictions altecting said property; if the ben- join in executing such linancing statements pursuant to cial Code as the beneliciary may fequire and to pay i beneliciary. To provide and continuously maintain insura now or hereafter erected on the said premises against an amount not laws then the projectary from tim an amount protex them. 	d, grantor agrees: erty in good condition improvement thereon; improvement thereon; ood and workmanlike nstructed, damaged or veretor. the Unitorn Commer- for filing same in the all lien searches made and desirable by the ance on the buildings or damage by fire est or damage by fire	(a) consent to the maling granting any easement or subordination or other agi thereoi: (~) reconveyan legally entitled thereto," and be conclusive prool of the services mentioned in this pa 10. Upon any delau time without notice, either pointed by a court, and wi the indebtedness hereby sec erty or any part thereol, in issues and prolits, including less costs and arcolution	of any map or plat of said p creating any restriction thereo creating any restriction thereo eement allecting this deed or out warranty, all or any part of ce may be described as the d the recitals therein of any m truthluiness thereoi. Trustee's ragraph shall be not less than 3 by grantor hereunder, bene in person, by agent or by a ithout regard to the adequacy ured, enter upon and take poss t is own name sue or otherwi those past due and unpaid, a peration and collection, includi dness secured hereby, and in z	the lien or charge the lien or charge of the property. The "person or persons natters or lacts shall lees for any of the fs. ticiary may at any receiver to be ap- of any security for ol any security for session of said prop- ise collect the rents, ind apt'y the same
policies of insurance shall be delivered to the beneficiar if the grantor shall fail for any reason to procure any t deliver said policies to the beneficiary at least illeten day tion of any policy of insurance now or hereafter place the beneficiary may procure the same at grantor's collected under any fire or other insurance policy may in cirry upon any inducted of the insurance policy may	y as soon as insured; such insurance and to ys prior to the expira- ed on said buildings, expense. The amount be applied by benefi-	11. The entering up collection of such rents, issu- insurance policies or compen- property, and the application waive any delault or notice pursuant to such notice. 12. Upon delault by	son and taking possession of les and profits, or the proceed sation or awards for any takin no release thereof as aforesaid of default hereunder or inval	said property, the is of fire and other is or damage of the d, shall not cure or lidate any act done
any part thereof, may be released to grantor. Such appli- not cure or whive any default or notice of default hereun act done pursuant to such notice. 5. To keep said premises free from construction faxes, assessments and other charges that may be levied against said property before any part of such taxes, a charges become past due or delinquent and promptly de to beneficiary, should the grantor fail to make payment	nount so collected, or cation or release shall der or invalidate any lens and to pay all or assessed upon or ssessments and other liver receipts therefor of any taxes, assess-	declare all sums secured h event the beneliciary at his in equity as a mortgage or advertisement and sale. In t execute and cause to be reco to sell the said described hereby, whereupon the trust thereof as then required by the manner provided in ORS	reby immediately due and pa- election may proceed to loreci direct the trustee to lorecise he latter event the beneficiary orded his written notice of delan real property to satisfy the e shall fix the time and place law and proceed to loreclose 86.740 to 86.795	the beneficiary may syable. In such an lose this trust deed this trust deed by or the trustee shall ult and his election obligations secured of sale, give notice this trust deed in
make such payment, beneliciary may, at its option, ma and the amount so paid, with interest at the rate set fort, hereby, together with the obligations described in paragre trust deed, shall be added to and become a part of the trust deed, without waiver of any rights arising from be covenants hereof and for such payments, with interest as erfy hereinbefore described, as well as the grantor, sha same extent that they are bound for the payment of i described, and all such payments shall be immediately du out notice, and the nonpayment thereof shall, at the option render all sums secured by this trust deed immediately.	unds with which to ake payment thereof, h in the note secured phs 6 and 7 of this debt secured by this debt secured by this debt secured by this debt secured by the debt secured by the debt secured by the debt secured by the reach payble with-	trustee for the trustee's safe ORS 86.760, may pay to th tively, the entire amount the obligation secured thereby () enforcing the terms of the oil cecding the amounts provide cipal as would not then be the detault, in which event the trustee.	Ciary elect to foreclose by adv, me prior to live days before it, the grantor or other person e beneficiary or his successors n due under the terms of the including costs and expenses as bligation and trustee's and atto d by law) other than such per due had no default occurred, all foreclosure proceedings shall e shall be held on the date an other of the person of the sector.	he date set by the 1 so privilence by in interest, respec- trust deed and the ctually incurred in prncy's lees not es- ortion of the prim- and thereby cure Il be dismissed by
6. To pay all costs, lees and expenses of this true of title search as well as the other costs and expenses of in connection with or in enforcing this obligation and tru lees actually incurred. 7. To appear in and defend any action or proce allect the security rights or powers of beneficiary or trust action or proceeding in which the beneficiary or trustee any suit for the foreclosure of this deed, to pay all cos cluding evidence of the seed this deed, to pay all cos	st including the cost the trustee incurred istee's and attorney's reding purporting to lee; and in any suit, ay appear, including is and expenses, in-	be postponed as provided by in one parcel or in separate suction to the highest biddee shall deliver to the purchase the property so sold, but wi plied. The recitals in the deec of the truthiulness thereof. A the grantor and beneficiary, m	Taw. The of trustee may sell as parcels and shall sell the pa for cash, payable at the tim its deed in form as required thout any covenant or warrand of any matters of fact shall b hay person, excluding the trus ay purchase at the sale.	ich said sale may icd property either ucel or parcels at te ol sale. Trustee by law conveying ty, express or im- pe conclusive proot itee, but including
fixed by the trial court and in the event of an appeal fro decree of the trial court, grantor further agrees to pay as pellate court shall adjudge reasonable as the beneficiary' ney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said pro- under the right of eminent domain or condemnation, benefi- tiate of the second second second second second second right. If an electric to result the second	in all cases shall be orn any judgment or uch sum as the ap- s or trustee's attor- perty shall be taken iciary shall have the	cluding the compensation of attorney, (2) to the obligation having recorded liens subsequided as their interests may a surplus, il any, to the granto surplus, 16. For any second	the fusies and a reasonable c in secured by the frust deed, (uent to the interest of the tr ppear in the order of their pric r or to his successor in interes	penses of sale, in- harde by trustee's (3) to all persons ustee in the trust ority and (4) the it entitled to such
as compensation for such taking, which are in excess of the required by grantor in such taking, which are in excess of the for pay all reasonable costs, expenses and attorney's less incurred by grantor in such proceedings, shall be paid applied by it first upon any reasonable costs and expenses	the monies payable he amount required necessarily paid or	successor trustee appointed hi	recessors to any trustee named recessors to any trustee named freunder. Upon such appointm rustee, the latter shall be vest upon any trustee, herein nam ment and subditise	herein or to any

applied by it first upon any reasonable costs and expenses and attorney's test, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its fees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

the liability of any person for the payment of the independences, and the independences, 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 faws of Oregon or the United States, a title insurance company authorized to incure title to read property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under OKS 6% 505 to 6% 585.

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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.

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 it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 terminine 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 furitten.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as 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 Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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STATE OF OREGON,	(ORS 93,490)	
County of Klamath		
Maugu	STATE OF OREGON, Count	ty of
Personally appeared the above name Michael Groot		
Leanne Greenstreet	and duly sworn did	who, each being lirs.
T	president and the in	ormer is the
	secretary of	sthe
ment to be sheir		
ment to be their	sealed in behalf of said corporation	I affixed to the foregoing instrument is the on and that the instrument was signed and ation by authority of its board of its
	act and deed. and each of them acknowledge	on and that the instrument was signed and ation by authority of its board of directors; and said instrument to be its volument
(OFFICIAL SEAL)	Before me:	ation by authority of its board of directors; and instrument to be its voluntary act
Notani Babi		
Notary Public for Oregon	Notary Public	
My commission expires:	Notary Public for Oregon	(0777-
	5-22-85 My commission expires:	(OFFICIAL SEAL)
(a) Alter to particular to the second s second second s second second s second second se	REQUEST FOR FULL RECONVEYANCE	
To	To be used only when obligations have been paid.	
trust deed have been fully paid and	and holder of all indebtedness secured by the foregoind. You hereby see directed, on payment to you of a cancel all evidences of indebtedness secured by said to reconvey, without warranty, to the particular	
said trust deed or pursuant to statute	ed. You hereby see directed on avera by the toregoi	ng trust deed All
nerewith together with said trust doed)	cancel all evidences of indebted	ny sums owing to use secured by said
estate now held bytyout under it	to reconvey, without warranting to recured by said	trust deed (which a set of the terms of
ander the same. Ma	A You hereby see directed, on payment to you of a cancel all evidences of indebtedness secured by said to reconvey, without warranty, to the parties design ill reconveyance and documents to	ated by the terms of said to you
DATED	60	or said trust deed the
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De not lose or destroy this Trust Deed OR THE M		Beneficiary
ABGOOD VAD LORY H BOO V	DTE which it secures. Both must be delivered to the trustee for can	
CHIE LUNEL FORD IN JA		ellation before reconveyance will be made.
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D. CO., PORTLAND. ORE.	I PARTA	OF OREGON,
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Grantor		
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EXHIBIT "A"

THIS DEED OF TRUST IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED NOVEMBER 10, 1977, AND RECORDED NOVEMBER 29, 1977 IN BOOK M-77 AT PAGE 23121, IN THE OFFICIAL RECORDS OF KLAMATH COUNTY, IN FAVOR OF CITY OF KLAMATH FALLS, A MUNICIPAL CORPORATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. CRAIG T. KLINE AND CONNIE LOU KLINE, HUSBAND AND WIFE, BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF CITY OF KLAMATH FALLS, AND WILL SAVE TRUSTORS HEREIN, MICHAEL GREENSTREET AND LEANNE GREENSTREET, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY TRUSTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.





STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record	
this <u>24</u> day cf <u>May</u>	A. D. 19 <u>82</u> at <u>3:39</u> 0′clock P M., and
duly recorded in Vol. M82	by Drue Me Cluve
Fee \$12.00	EV_LYN BIEHN, County Clerk
S N N	By prove the cluse