No. 581-Oregon Trust Deed Series-TRUST DE	TRUCT DEED	THOT .	
	e this	November husband and wife	, 19 <u>.0</u> ∠, between
MICHACH A. DOLLAR			Truestoo and
Grantor, MOUNTAIN TITLE	COMPANY INC.	an a	
BERNIE A. HICKS		5.8534 Y	
Grantor irrevocably grants,	WITNESSETI bargains, sells and conveys t County, Oregon, described as:	o musice in meet,	wer of sale, the property
e Southwesterly 15 feet the City of Klamath Fal	of Lot 2 and all of Lot lls, according to the or k of Klamath County, Or	t 3 in Block 4, BUENA fficial plat thereof	ADDITION
HIS TRUST DEED IS AN ALL O A FIRST TRUST DEED IN	•	WE TO BEING RECORDED	SECOND AND JUNIOR
O A FIRST TRUST DEED IN	WEDETO AND BY THIS REFI	ERENCE MADE A PART HE	REOF.
to the with all and singular the ten	ements, hereditaments and appurter	nances and all other rights the nd all fixtures now or hereafter	attached to or used in connec-
ion with said real estate. FOR THE PURPOSE OF SE	CURING PERFORMANCE of ea	(\$25,000.00)	
um ofTWENTY_FIVE THOOD	Dolla	ars, with interest thereon according of the second se	principal and interest hereol, if
note of even date herewith, payable t not sooner paid, to be due and payab The date of maturity of the de becomes due and payable. In the eve sold, conveyed, assigned or alienate then, at the beneficiary's option, all herein, shall become immediately due The above described real propert	ble <u>December</u> 2 ble <u>ble</u> bit secured by this instrument is the	, 19.92 date, stated above, on which t or any part thereof, or any inter or any part thereof, or any inter	the final installment of said note rest therein is sold, agreed to be it or approval of the beneficiary,
there, at the boots immediately due herein, shall become immediately due The above described real propert To protect the security of this	and payable. The becautural, by is not currently used for agricultural, s trust deed, grantor agrees: (a) is rought in good condition gra	timber or grazing purposes) consent to the making of any map inting any easement or creating any sordination or other agreement affect	or plat of said property: (b) join in restriction thereon: (c) join in any ting this deed or the lien or charge all or any part of the property. The
and repair; not to remove or demolish any not to commit or permit any waste of said p	building of inspectation workmanlike gra property. Ity and in good and workmanlike leg	antee in any reconveyance may be ally entitled thereto," and the recital conclusive proof of the truthfulness	Is therein of any matters or facts shall thereof. Trustee's fees for any of the 11 be not less than \$5.
tions and restrictions allecting said proper tions in restrictions allecting said proper ion in executing such lineacing statements cial. Code as the beneliciary may require cial. Code as the beneliciary may require the code of the code of the code of the code of the the code of the code	ty; if the beneliciary so request, to s pursuant to the Uniform Commer- and to pay lor tiling same in the the cost of all lien searches made s may be deemed desirable by the iss	ne without notice, either in person, inted by a court, and without refar indebiedness hereby secured, enter ty or any part thereol, in its own r sues and prolits, including those past so costs and expenses of operation ar	by agent of a dequacy of any security lon upon and take possession of said prop- name sue or otherwise collect the rents taue and unpaid, and apply the same id collection, including reasonable attor red hereby, and in such order as bene
4. To provide and Constant said pre- now or hereafter erected on the said pre- and such other hazards as the beneficiary, ompanies acceptable to the beneficiary, collicies of insurance shall be delivered to collicies of insurance shall be delivered to	mises against loss or danues of a fine require, in fix , may from time to time require, in fix With Diss payable to the latter; all co- the beneliciary as soon as insured; in o procure any such insurance and to p o procure any such insurance and to p	ciary may determine. 11. The entering upon and t 11. The entering upon and t ollection of such rents, issues and pr insurance policies or compensation or release property, and the application or release naive any delault or notice of delau- vaive any delault or notice of delau	aking possession of said property, in rolits, or the proceeds of tire and othe awards for any taking or damage of th se thereol as aloresaid, shall not cure o It hereunder or invalidate any act dor
policies of hardor shall tail-for any reason of it the grantor shall tail-for any reason of deliver said policies to the beneficiary at tion of any policy of insurance now or the beneficiary may procure the same collected under any fire or other insuran ison more any indebtedness secure her	least filteen days prior to the expiration of the texpiration of the expiration of t	12. Upon default by granior freeby or in his performance of any a declare all sums secured hereby imm event the beneliciary at his election event the beneliciary at his election	in payment of any indebtedness security agreement hereunder, the beneficiary ma- mediately due and payable. In such a may proceed to loreclose this trust deel may proceed to loreclose this trust deed the trustee to loreclose this trust deed the trustee to beneficiary or the trustee shi
may determined, may be released to gra any part thereol, may be released to gra not cure or waive any default or notice act done pursuant to such notice. 5. To keep said premises tree in large, assessments and other charges the large, and property before any part	ntor. Such application of invalidate any of default hereunder or invalidate any om construction liens and to pay all at may be levied or assessed upon or of such taxes, assessments and other ord oromothy deliver receipts therefor	advertisement and sale. In the latter execute and cause to be recorded his to sell the said described real pro hereby, whereupon the trustee shall f thereol as then required by law and the manner provided in ORS 86.740	written notice of default and his election perty to satisfy the obligations secur its the time and place of sale, give not d proceed to foreclose this trust deed to 86.795.
against said propast due or delinquient charges become past due or delinquient to beneficiary; should the grantor lail it ments, insurance premiums, liens or off by direct payment or by providing by make such payment, beneficiary may, make such payment, beneficiary may, and the amount so paid, with interest a and the together with the obligations d	o make paynic to the grantor, either bere charges payable by grantor, either beneliciary with funds with which to at its option, make payment thereol, at its option, make payment thereol, at its option, make payment thereol, at the rale set forth in the note secured to the rale set forth in the note secured secribed in paragraphs 6 and 7 of this me a part of the debt secured by this	then after default at any time prior trustee for the trustee's sale, the f ORS 86.760, may pay to the benefi- tively, the entire amount then due u- obligation secured thereby (includin default and the terms of the obligation	to the construction of the person so privileged iciary or his successors in interest, resp inder the terms of the trust deed and inder the terms of the trust deed and if costs and expenses actually incurred in and trustee's and attorney's lees not whether than such portion of the p
rust deed, shall be added to and being trust deed, without waiver of any righ trust deed, without waiver of any righ covenants hereol and for such payment erty hereinbefore described, as well as erty hereinbefore described are bound for	his arising from breach of any of the start of the start of the prop- is, with interest as aloresaid, the prop- is the grantor, shall be bound to the the payment of the obligation herein the payment of the obligation herein the immediately due and payable with-	creding the amounts provided by I cipal as would not then be due he the default, in which event all fore the trustee. 14. Otherwise, the sale shall	and no default occurred, and thereby c ad no default occurred, and thereby c closure proceedings shall be dismissed be held on the date and at the time rely or the time to which said sale t
describer, and the nonpayment thereof out notice, and the nonpayment thereof render all sums secured by this trust constitute a breach of this trust deed. 6. To pay all costs, lees and e of title search as well as the other cost constraint with or in enforcing this	shall, deed immediately due and payable and expenses of this trust including the cost sts and expenses of the trustee incurred s obligation and trustee's and attorney's	place designated in vided by law, be postponed as provided by law, in one parcel or in separate parce auction to the highest bidder for aball deliver to the purchaser its d the property so sold, but without the property so sold, but without	The trustee may shi be parcel or parcel- ls and shall sell the parcel or parcel- ls and shall sell the time of sale. Tru- cash, payable at the time of sale. Tru- led in form as required by law conve- led in form as required by law conve- any covenant or warranty, express or ny matters of lact shall be conclusive f ny matters of lact shall be conclusive f and the trustee, but inclu
in connection recurred. fees actually incurred. 7. To appear in and delend a altect the security rights or powers of action or proceeding which the bene any suit for the foreiosure of this d	any action or proceeding purporting to beneficiary or trustee; and in any suit, eliciary or trustee may appear, including leed, to pay all costs and expenses, in- lectiony's or trustee's altorney's lees; the eliciary's or trustee's altorney's lees; the	of the truthfulness thereol. Any p of the truthfulness thereol. Any p the grantor and beneticiary, may pu 15. When trustee sells purs shall apply the proceeds of sale to cluding the compensation of the tu- tornew. (2) to the obligation sec	irrichase at the sale. want to the powers provided herein, tr by apprent of (1) the expenses of sale o payment of (1) the expenses of sale power of the trust deed, (3) to all pe- to the interest of the trustee in the to the interest of the trustee in the
fixed by the trial court and in the set fixed by the trial court, frantor luri decree of the trial court, frantor luri pellate court shall adjudke reasonable ney's tess on such appeal. It is mutually agreed that	ther agrees to pay such sum as the ap- e as the beneliciary's or trustee's attor-	attorney, covided liens subsequent having recorded liens subsequent deed as their interests may appear surplus, it any, to the grantor or surplus. 16. For any reason permit liens around a successor or success	to the index of their priority and (4, to his successor in interest entitled to itted by law beneficiary may from tin successor to any truster named herein or it is to any truster named herein or it
inder the right so elects, to require that right, if it so elects, to require that as compensation for such taking, whi as compensation for such proce- incurred by grantor in such proce- incurred by frant upon any reasonal	all of any possible the amount required ich are in excess of the amount required s and attorney's lees necessarily paid or dings, shall be paid to beneficiary and dings, shall be paid to beneficiary and or any shall be paid to be paid to be paid to constrain and expenses and attorney be conserved by beneficiary by beneficiary and the paid of the paid to be paid	time appoint a successful deread successor trustee appointed hereul conveyance to the successor trust powers and duties conterred up hereunder. Each such appointmen instrument esecuted by benelicia and its place of record, which.	nder. Upon such appointent with all ee, the latter shall be vested with all or any trustee herein named or app at and substitution shall be made by w at and substitution shall be made by when recorded in the otlice of the C when recorded in the otlice of the C or counties in which the property is at
licitary in such proceedings, and this secured hereby; and frantor alrees, and execute such instruments as sh and execute such instruments are sh pensation, promptly upon beneliciary 9. At any time and from til ficiary, payment of its lees and pr	at its own expense, to take such com- nall be necessary in obtaining such com- ing the such the such com- me to time upon written request of bene- resentation of this deed and the note for varces, for cancellation), without allecting varces, for cancellation), without allecting	17. Trustee accepts this acknowledded is made a public obligated to notily any party het trust or ot any action or procee shall be a party unless such acti	er appointment this deed, duly executes record as provided by law. Trustee record as provided by law. Trustee reto of pending sale under any other d ding in which grantor, benelsciary or ion or proceeding is brought by trustee
ficiary, payment of full seconve	payment of the indebtedness, trustee may		State Bar, a bank, trust of

16809 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT Trust Deed dated April 1, 1977, recorded April 5, 1977, in Volume M77, page 5649, Microfilm Records of Klamath County, Oregon, between Bernie A. Hicks, Grantor, and D. L. Hoots, Trustee, and Security Savings and Loan Association, as Beneficiary. and that he will warrant and forever defend the same against all persons whomsoever. 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. rel • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the benoficiary 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; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. 01 E.R MICHAEL A. BOERGER 1,6 Sienda rengel BRENDA L. BOERGER (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of , 19..... County of Klamath and November **90**, 19 82 Personally appeared who, each being first Personally appeared the above named...... MICHAEL A. BOERGER and BRENDA L. duly sworn, did say that the former is the president and that the latter is the BOERGER, husband and wife and acknowledged the foregoing instru-their voluntary act and deed. secretary of a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. GEFICIAL ACTIONIC SEAD. SEAD. We commission and decommission of the search of the sear Before me: son (OFFICIAL Notary Public for Oregon 8 My commission expires: 6 SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to er sydanty o taktoraat DATED: Beneficiary and schild the set of a state of the set Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED unomite to see o righter Anothe former, inneres STATE OF OREGON, SS. (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTL County of Acertify that the within instru-AND. ORE 1. (1997年) - 11월 - 11 - 11월 - 11 - 11월 - 1 ment was received for record on the Mr. & Mrs. Michael A. Boerger Sugar Inger Granter investigation provide that with some west of the second s in book/reel/volume No.....on SPACE RESERVED Grantor FOR Mr. Bernie A. Hicks RECORDER'S USE Record of Mortgages of said County. Beneticiary Whitness my hand and seal of SARY TEG. AFTER RECORDING RETURN TO County affixed. VILE NAME MOUNTAIN TITLE COMPANY INC. ByDeputy 十人保险性

16810

EXHIBIT "A"

This Trust Deed is an "All Inclusive Trust Deed" and is Second and Subordinate to the Trust Deed now of record dated April 1, 1977, and recorded April 5, 1977, in Volume M77, page 5649, Microfilm Records of Klamath County, Oregon, in favor of Security Savings and Loan Association, as Beneficiary, which secures the payment of a note therein mentioned. Bernie A. Hicks, Beneficiary herein agrees to pay, when due, all payments due upon the said Promissory Note in favor of Security Savings and Loan Association and will save Trustors herein, Michael A. Boerger and Brenda L. Boerger, 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.

JTATE OF	OREGON;	COUNTY	OF KL	AMATH:	SS.
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fied for record				
his day of	Dec. A.D.	19 <u>82_</u> at_	o'clockA /	'., and
duly recorded in Vol			on , a c	
Fee \$12.00	By	EVALY	N BIEHN, Count	isr h
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